

Washington, Wednesday, April 25, 1945

The President

Regulations

EXECUTIVE ORDER 9543

DESIGNATING THE RECONSTRUCTION FINANCE
CORPORATION AS THE AGENCY TO ACT
WITH RESPECT TO CERTAIN BONDS, NOTES,
AND OTHER SECURITIES ACQUIRED ON BEHALF OF THE UNITED STATES UNDER THE
PROVISIONS OF THE TRANSPORTATION ACT,
1920

By virtue of and pursuant to the authority vested in me by section 213 of Title II of the Transportation Act, 1920, as amended by the act of August 13, 1940, 54 Stat. 788 (40 U.S.C. 316), I hereby designate the Reconstruction Finance Corporation as the agency authorized to sell, exchange, or otherwise dispose of, or to enter into arrangements for the extension of the maturity of, any bonds, notes, or other securities taken, held, or exchanged with respect to loans made to the Seaboard Airline Railway Company and the Seaboard-Bay Line Company pursuant to the provisions of section 210 of Title II of the Transportation Act. 1920, in such amounts, at such prices, for cash, securities or other property, or any combination thereof, and upon such terms and conditions as the Reconstruction Finance Corporation may deem advisable and in the public interest. All moneys realized through the exercise of the authority conferred by this order shall be paid to the Secretary of the Treasury for deposit to the appropriate account.

Executive Order No. 8533 of September 6, 1940, is amended accordingly.

HARRY S. TRUMAN

THE WHITE HOUSE,
April 23, 1945.

[F. R. Doc. 45-6531; Filed, Apr. 24, 1945; 11:16 a. m.] TITLE 16-COMMERCIAL PRACTICES

Chapter I-Federal Trade Commission

[Docket No. 3459]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

BONDED JEWELERS OF AMERICA, ET AL.

§ 3.6 (a) Advertising falsely or misleadingly-Business status, advantages or connections of advertiser-bonded business: § 3.6 (a) Advertising falsely or misleadingly-Business status, advantages or connections of advertiser-producer status of dealer or seller-manufacturer: § 3.6 (i) Advertising falsely or misleadingly-Free goods or service; § 3.6 (n) Advertising falsely or misleadingly-Nature-product: § 3.6 (ee) Advertising falsely or misleadingly-Terms and conditions: § 3.72 (e) Offering deceptive inducements to purchase or deal-free goods: § 3.72 (n10) Offering deceptive inducements to purchase or deal-Terms and conditions: § 3.96 (b) misleading name - vendor bonded business. In connection with the offering for sale, sale and distribution of rings, watches, and other jewelry products in interstate commerce or in the District of Columbia; (1) representing, through the use of the trade name "Bonded Jewelers of America", or any other words of similar import or meaning, or in any other manner, that the business operated by respondents is bonded, when such is not the fact; (2) representing that the respondents, or either of them, are the manufacturers of the products sold by them, unless and until they actually own and operate, or directly and absolutely control, the manufacturing plant wherein such products are manufactured by them; (3) representing, designating, or describing rings as "finished with white gold", or "white gold finish", or any word or words of similar import and meaning, unless such rings are actually finished in white gold; (4) representing, designating or describing, articles of merchandise regu-

(Continued on next page)

CONTENTS

THE PRESIDENT	
EXECUTIVE ORDER:	Page
Reconstruction Finance Corpo-	
ration, authorization to act	
with respect to certain se-	
curities acquired on behalf	
of U. S. under Transporta-	
tion Act, 1920; E.O. 8533	4413
amended	4413
REGULATIONS AND NOTICES	3
CIVIL AERONAUTICS BOARD:	
Hearings:	
Alaska Coastal Airlines:	
Juneau - Ketchikan mail	4500
service Juneau-Sitka — J u n e a u-	4509
Ketchikan service	4509
Juneau-Sitka mail service_	4509
Juneau-Skagway—Juneau-	1000
Gustavus service	4509
Ellis Air Transport, Juneau-	
Ketchikan mail service	4508
Ellis Air Transport and	
Ketchikan Air Service;	
additional service, Ketch-	
ikan area in Southeastern	4508
AlaskaPostmaster General's Juneau-	4000
Ketchikan mail certifica-	
tion	4509
COMMODITY CREDIT CORPORATION:	
Wheat flour export programs:	
1944, revocation	4522
1945-1946	4521
PEDERAL TRADE COMMISSION:	
Cease and desist orders:	
Bonded Jewelers of America,	4413
et al Bortz, Solomon A	4417
Crown Novelty House	4415
Lekas & Drivas Inc	4415

Marine Products Co_____

FOREIGN ECONOMIC ADMINISTRATION:

Export control regulations, re-

Air-navigation site withdrawal,

Withdrawal for power site clas-

sification, Utah_____

(Continued on next page)

Texas Tasty Co ..

vision__

Utah .

GENERAL LAND OFFICE:

4413

4508

4505

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Book 2: Titles 32-50, with 1943 General Index and 1944 Codification Guide.

CONTENTS-Continued

COLITITION CONTINUES	
GENERAL LAND OFFICE-Continued.	Page
Withdrawal for town site pur-	
poses, Alaska	4505
INTERSTATE COMMERCE COMMISSION:	
Icing permit; potatoes, Green-	
ville Piers, N. J	4510
Reconsignment permit; carrots,	
Chicago, Ill	4509
Rerouting of freight traffic due	
to floods in Oklahoma, Mis-	
souri and Kansas	4505
OFFICE OF DEFENSE TRANSPORTATION:	
Certain carriers, coordinated	
operations:	
Birmingham, Ala., and Nash-	Marie .
ville, Tenn	4512
Connecticut, Massachusetts,	
New Jersey, New York,	
Pennsylvania, and Rhode	
Island	4510
Minneapolis-St. Paul, Minn.,	
and Oelwein, Iowa	4514
Minnesota and South Dakota	4510
Nebraska	4512
South Dakota and Sioux City,	2022
Iowa	4511
Syracuse and Watertown,	1011
N. Y	4513
41. 4	AUAU

CONTENTS-Continued

OFFICE OF DEFENSE TRANSPORTA-TION-Continued. Motor traffic movement direction: transportation of Irish potatoes from designated areas_ OFFICE OF ECONOMIC STABILIZATION: Livestock slaughter payments__ OFFICE OF FISHERIES COORDINATOR: Production of fishery commodities or products; salmon canning in Alaska_____ OFFICE OF PRICE ADMINISTRATION: Adjustments and pricing orders: Acme Tin Plate & Roofing Supply Co .. 4519 Alvarez, Juan Nieves_____ 4516 Bisco Coal Co_____ 4514 Dixie Cigar Co___ 4516 Eldridge, Walter W__ 4518 Faber, Coe & Gregg, Inc 4515 Gossage, Harry J_____ 4517 4515 Herquez, Antonio_____ Johnsen, A., Co----4514 L. S. Trading Co 4516 Lucky Star Cigar Factory____ 4518 4517 Skowanck, John _. Apparel and house furnishings, certain; retail prices (MPR 580, Am. 3) __ 4494 Army field rations, exceptions from GMPR (Rev. SR 1. Am. 99)_ 4494 Beef and veal carcasses and wholesale cuts (RMPR 169, Am. 53)_ 4493 Phosphate rock (RMPR 240, Am. Virgin Islands, fruits and vegetables (MPR 395, Am. 42) _ 4494 Vitamin A natural oils and con-4493 centrates (MPR 203, Am. 3) _ Wastepaper (MPR 30, Am. 12)_ 4492 PUBLIC ROADS ADMINISTRATION: Federal-Aid Highway Act of 1944 and Federal-Aid Road Act of 1916, amendment of regulations under__. 4496 SECURITIES AND EXCHANGE COMMIS-SION: Hearings, etc.: Columbia Gas & Electric Corp., 4519 et al_ General Machinery Corp., et 4519 NY PA NJ Utilities Co. and Associated Gas & Electric Corp_ Niagara Hudson Power Corp. and Buffalo, Niagara and Eastern Power Corp____ 4520 North West Utilities Co_____ 4520 VETERANS' ADMINISTRATION: Education or training, amendments to regulations____ 4499 WAR MANPOWER COMMISSION: Employment stabilization programs: 4523 Alaska____ Middletown, Conn_____ 4528 New Mexico_____ 4525 New Orleans, La_____ 4522 Shreveport, La_____ Minimum wartime workweek; Peoria-Pekin, Ill_____ 4527

WAR PRODUCTION BOARD:

Containers, repaired or recondi-

tioned (L-317, Int. 5) ____ 4492

CONTENTS—Continued

Page Farm machinery repair parts, rating for distributors (P- 153)	ige .
153) 44 Knit goods program No. 5 (M- 4505 328B, revocation of Supp. X	
Knit goods program No. 5 (M- 4505 328B, revocation of Supp. X	3
4505 328B, revocation of Supp. X	91
to Sch. A)	
	93
4494 Sextants (L-58) 44	92
Suspension orders:	
	90
	90
	91
	_

larly included in a combination offer with other articles of merchandise as "free", "included free", or "included free of extra charge"; (5) representing, designating or describing watches or other articles, delivered only upon the condi-tion that some other article be pur-chased and paid for, as "free", "included free", or "included free of extra charge" or in any other manner indicating that the watch or other article is a gift or gratuity; or (6) using the term "free" or any other term of similar import and meaning to designate, describe, or refer to any merchandise which is not a gift or gratuity and delivered to the recipient thereof without cost and unconditionally; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Modified cease and desist order, Bonded Jewelers of America, et al., Docket 3459, April 3, 19451

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 3rd day of April, A. D. 1945.

In the Matter of Edward W. Bullock, Individually and Trading as Bonded Jewelers of America, and Gladys Johnston, Individually

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of the respondents, in which answer respondents admitted all material allegations of fact set forth in said complaint and stated that they waived all intervening procedure and further hearing as to said facts, and the Commission having duly made and issued its findings as to the facts, conclusion, and order to cease and desist dated December 21, 1938; and the Commission having further considered said order to cease and desist heretofore issued and having served upon respondents on February 13, 1945, due notice to appear and show cause at a time and place fixed why this case should not be respened for the purpose of modifying said order to cease and desist in the manner and to the extent set out in said notice, to which respondents failed to make return; and having considered the matter and the record herein and concluded that the public interest requires such action, the Commission issues this its modified order to cease and desist:

It is ordered, That respondents Edward W. Bullock and Gladys Johnston, their representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of rings,

watches, and other jewelry products in interstate commerce or in the District of Columbia, do forthwith cease and desist from:

1. Representing, through the use of the trade name "Bonded Jewelers of America", or any other words of similar import or meaning, or in any other manner, that the business operated by respondents is bonded, when such is not the fact:

2. Representing that the respondents, or either of them, are the manufacturers of the products sold by them, unless and until they actually own and operate, or directly and absolutely control, the manufacturing plant wherein such products are manufactured by them;

3. Representing, designating, or describing rings as "finished with white gold", or "white gold finish", or any word or words of similar import and meaning, unless such rings are actually finished in

white gold:

4. Representing, designating or describing, articles of merchandise regularly included in a combination offer with other articles of merchandise as "free", "included free", or "included free of extra charge";

5. Representing, designating, or describing watches or other articles, delivered only upon the condition that some other article be purchased and paid for, as "free", "included free", or "included free of extra charge", or in any other manner indicating that the watch or other article is a gift or gratuity;

6. Using the term "free" or any other term of similar import and meaning to designate, describe, or refer to any merchandise which is not a gift or gratuity and delivered to the recipient thereof without cost and unconditionally.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

F. R. Doc. 45-6525; Filed, Apr. 24, 1945; 11:12 a. m.]

[Docket No. 4815]

PART 3-DIGEST OF CEASE AND DESIST ORDERS

LEKAS AND DRIVAS, INC.

§ 3.6 (a10) Advertising falsely or misleadingly-Comparative data or merits: § 3.6 (c) Advertising falsely or misleadingly—Composition of goods: § 3.6 (t) Advertising falsely or misleadingly— Qualities or properties of product or service: § 3.6 (y10) Advertising falsely or misleadingly—Scientific or other relevant jacts. In connection with offer, etc., of olive oil, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of respondent's

olive oil, which advertisements represent, directly or through inference; (a) that respondent's olive oil, when taken internally, has any specific therapeutic value in the treatment or prevention of any disease or condition, except a possible slight value as a laxative; (b) that respondent's olive oil is a tonic or that its use will invigorate or build up vital organs; (c) that respondent's olive oil will have any value in preventing appendicitis, gallstones, or infections of the bladder; (d) that respondent's olive oil, when applied externally, has any therapeutic value in the treatment of irritations of the skin other than that supplied by a lubricant; (e) that respondent's olive oil has any therapeutic value in the treatment or alleviation of pain resulting from neuralgia or rheumatism other than the beneficial effects which might be obtained from the rubbing or massage facilitated by the use of olive oil as a lubricant; (f) that the nutritional value of olive oil is comparable to, or of greater value than, dried or fresh meat; (g) that respondent's olive oil supplies substantial quantities of vitamins A or E or that it has any therapeutic value in the treatment of any condition where the use of such vitamins might be beneficial; or (h) that respondent's olive oil contains vitamin F; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45i) [Modified cease and desist order, Lekas and Drivas, Inc., Docket 4815, April 3, 1945]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the

3d day of April, A. D. 1945.

This proceeding coming on for further hearing before the Federal Trade Commission and it appearing that on July 7, 1943, the Commission made its findings as to the facts herein and concluded therefrom that respondent had violated the provisions of the Federal Trade Commission Act and issued and subsequently served its order to cease and desist; and it further appearing that on November 30, 1944, the United States Circuit Court of Appeals for the Second Circuit rendered its opinion and on December 18, 1944, issued its decree modifying the aforesaid order of the Commission in certain particulars and affirming said order in other particulars:

Now, therefore, pursuant to the provisions of subsection (i) of section 5 of the Federal Trade Commission Act, the Commission issues this, its modified order to cease and desist in conformity

with said decree:

It is ordered, That the respondent Lekas and Drivas, Inc., a corporation, and its officers, agents, representatives, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, or distribution of olive oil, do forthwith cease and desist from directly or indirectly:

1. Disseminating or causing to be disseminated any advertisement by means of the United States mails or by any means in commerce as "commerce" is defined in the Federal Trade Commission Act, which advertisement represents directly or through inference.

a. That respondent's olive oil, when taken internally, has any specific therapeutic value in the treatment or prevention of any disease or condition, except a possible slight value as a laxative.

b. That respondent's olive oil is a tonic or that its use will invigorate or build

up vital organs.

c. That respondent's olive oil will have any value in preventing appendicitis, gallstones, or infections of the bladder.

d. That respondent's olive oil, when applied externally, has any therapeutic value in the treatment of irritations of the skin other than that supplied by a lubricant.

e. That respondent's olive oil has any therapeutic value in the treatment or alleviation of pain resulting from neuralgia or rheumatism other than the beneficial effects which might be obtained from the rubbing or massage facilitated by the use of olive oil as a lubricant.

f. That the nutritional value of olive oil is comparable to, or of greater value

than, dried or fresh meat.

g. That respondent's olive oil supplies substantial quantities of vitamins A or E or that it has any therapeutic value in the treatment of any condition where the use of such vitamins might be beneficial.

h. That respondent's olive oil contains vitamin F.

2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing or which is likely to induce, directly or indirectly, the purchase in commerce as "commerce" is defined in the Federal Trade Commission Act, of respondent's olive oil, which advertisement contains any of the representations prohibited in paragraph 1 hereof and the respective subdivisions thereof.

It is further ordered, That the respondent shall, within thirty (30), days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 45-6528; Filed, Apr. 24, 1945; 11:12 a. m.]

[Docket No. 3484]

PART 3-DIGEST OF CEASE AND DESIST ORDERS

CROWN NOVELTY HOUSE

§ 3.6 (i) Advertising falsely or misleadingly-Free goods or service: § 3.72 (e) Offering deceptive inducements to purchase or deal-free goods: § 3.99 (b) Using or selling lottery devices-in merchandising. In connection with the offering for sale, sale and distribution of watches, cameras, china and silverware, lamps, razor blades, clocks, cigaret lighters, jewelry, cosmetics, bedding, kitchenware, or any other articles of merchandise, in commerce; (1) supplying to or placing in the hands of others, pull cards or circulars having pull tabs thereon, or other lottery devices for the purpose of enabling such person to dispose of or sell any merchandise by the use thereof; (2) mailing, shipping or transporting to his agents or to distributors or to members of the public pull cards or circulars having pull tabs thereon, or other lottery devices so prepared or printed as to enable such persons to sell or distribute any merchandise by the use thereof; (3) selling or otherwise disposing of any merchandise by the use of pull cards or circulars having pull tabs thereon, or any other lottery device; or (4) using the term "free", or any other term of similar import or meaning, to describe or refer to articles offered as compensation for distributing respondent's merchandise; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Modified cease and desist order, Crown Novelty House, Docket 3484, April 3, 1945]
At a regular session of the Federal

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 3d

day of April, A. D. 1945.

In the Matter of Jacob Goldberg, an Individual Trading as Crown Novelty House

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of respondent, in which answer respondent admits all the material allegations of fact set forth in said complaint and states that he waives all intervening procedure and further hearing as to said facts; and the Commission having duly made and issued its findings as to the facts, conclusion, and order to cease and desist dated February 8, 1939; and the Commission having further considered said order to cease and desist heretofore issued, and being of the opinion that the public interest requires that a modified order to cease and desist should be issued in said cause; and the Commission having given due notice to the respondent to show cause on March 13, 1945, why this case should not be reopened for the purpose of modifying said order to cease and desist; and the Commission having considered the matter and the record herein, issues this its modified order to cease and desist:

It is ordered, That the respondent, Jacob Goldberg, individually, and trading as Crown Novelty House, or trading under any other name, his representatives, agents and employees, directly or through any corporate or other device in connection with the offering for sale, sale and distribution of watches, cameras, china and silverware, lamps, razor blades, clocks, cigaret lighters, jewelry, cosmetics, bedding, kitchenware, or any other articles of merchandise, in commerce, as commerce is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Supplying to or placing in the hands of others, pull cards or circulars having pull tabs thereon, or other lottery devices for the purpose of enabling such

persons to dispose of or sell any merchandise by the use thereof.

2. Mailing, shipping or transporting to his agents or to distributors or to members of the public pull cards or circulars having pull tabs thereon, or other lottery devices so prepared or printed as to enable such persons to sell or distribute any merchandise by the use thereof.

Selling or otherwise disposing of any merchandise by the use of pull cards or circulars having pull tabs thereon, or any

other lottery device.

4. Using the term "free", or any other term of similar import or meaning, to describe or refer to articles offered as compensation for distributing respondent's merchandise.

It is further ordered, That the respondent shall, within sixty (60) days after service upon him of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which he has complied with this order.

By the Commission.

[SEAL]

Otis B. Johnson, Secretary.

[F. R. Doc. 45-6526; Filed, Apr. 24, 1945; 11:12 a. m.]

[Docket No. 3487]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

TEXAS TASTY CO.

§ 3.6 (c) Advertising falsely or misleadingly—Composition of goods: § 3.6 (e) Advertising falsely or misleadingly-Dealer assistance: § 3.6 (f) Advertising falsely or misleadingly-Demand or business operations: § 3.6 (i) Advertising falsely or misleadingly-Free goods or service: § 3.6 (1) Advertising falsely or misleadingly - Indorsements, approval and testimonals: § 3.6 (t) Advertising falsely or misleadingly—Qualities or properties of product or service: § 3.6 (y10) Advertising falsely or misleadingly-Scientific or other relevant facts: § 3.6 (ee) Advertising falsely or misleadingly - Terms and conditions: § 3.18 Claiming indorsements or testimonals falsely or misleadingly: § 3.72 (e) Offering deceptive inducements to purchase or deal-free goods: § 3.72 (1) Offering deceptive inducements to purchase or deal-sales assistance: § 3.72 (n10) Offering deceptive inducements to purchase or deal-terms and conditions. In connection with the offering for sale, sale and distribution of confections known as "Penny Nips", whether sold under that name or under any other name, in interstate commerce or in the District of Columbia, representing directly or in any manner whatever (1) that such confection is a non-competitive article of merchandise; (2) that such confection will remain in marketable condition in weather temperature up to 132° Fahrenheit; (3) that the city officials of Fort Worth, Texas, or of any other city, have certified the purity of such confection. until and unless such officials have so certified respondent's confection; (4) that the liquid in such confection is pure fruit juice; (5) that respondent's representatives or agents will remain in the territory allotted to a dealer under contract, for the purpose of aiding the dealer in his sale of respondent's product, until the dealer has sold merchandise equaling the amount the dealer advanced to respondent's representative or agent as a consideration for the contract; (6) that such confection will be shipped by respondent to a bonded warehouse, where the dealer may withdraw it in small quantities by paying the amount due on each small box so withdrawn; (7) that free merchandise will be shipped to the dealer to reimburse him for expense incurred in paying shipping charges, unless such merchandise is actually shipped; (8) that such confection will be shipped to purchasers charges prepaid, unless it is in fact so shipped; (9) that products similar to respondent's confection or respondent's confection have never been sold in the territory allotted to the dealer, when such is not the fact; (10) that no state or municipal license will be charged the dealer for selling respondent's confection in the territory allotted to such dealer; and (11) using the term "free" or any other term of similar import and meaning to describe, designate or refer to any merchandise which is not a gift or gratuity and delivered to the recipient thereof without cost and unconditionally; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Modified cease and desist order, Texas Tasty Company, Docket 3487, April 5, 1945]

At a regular session of the Federal Trade Comission, held at its office in the City of Washington, D. C., on the 5th day of April, A. D. 1945.

In the Matter of Floyd Irl Sorrells, Trading as Texas Tasty Company

This proceeding having heretofore been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of respondent, which answer admitted all of the material allegations of fact set forth in the complaint and waived all intervening procedure and further hearings as to the facts. and the Commission having, on January 10, 1939, issued and subsequently served upon the respondent its findings as to the facts and conclusion and its order to cease and desist; and the Commission having further considered said order to cease and desist and having given due notice to the respondent to show cause. if any he had, why the proceeding should not be reopened for the purpose of modifying said order in the respects and to the extent set out in said notice, and the respondent having made no objection to the proposed modification of said order; and the Commission having duly considered the matter and the record herein,

and having concluded that the public interest requires the modification of said order to cease and desist in the respects and to the extent set out in said notice:

It is ordered, That the respondent, Floyd Irl Sorrells, an individual trading as the Texas Tasty Company or under any other trade name, his representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of confections known as "Penny Nips", whether sold under that name or under any other name, in interstate commerce or in the District of Columbia, do forthwith cease and desist

Representing directly or in any manner whatever:

(1) That such confection is a noncompetitive article of merchandise;

(2) That such confection will remain in marketable condition in weather temperature up to 132° Fahrenheit;

(3) That the city officials of Fort Worth, Texas, or of any other city, have certified the purity of such confection, until and unless such officials have so certified respondent's confection;

(4) That the liquid in such confec-

tion is pure fruit juice;

(5) That respondent's representatives or agents will remain in the territory allotted to a dealer under contract, for the purpose of aiding the dealer in his sale of respondent's product, until the dealer has sold merchandise equaling the amount the dealer advanced to respondent's representative or agent as a consideration for the contract;

(6) That such confection will be shipped by respondent to a bonded warehouse, where the dealer may withdraw it in small quantities by paying the amount due on each small box so withdrawn:

(7) That free merchandise will be shipped to the dealer to reimburse him for expense incurred in paying shipping charges, unless such merchandise is actually shipped:

(8) That such confection will be shipped to purchasers, charges prepaid,

unless it is in fact so shipped;

(9) That products similar to respondent's confection or respondent's confection have never been sold in the territory allotted to the dealer, when such is not the fact;

(10) That no state or municipal license will be charged the dealer for selling respondent's confection in the territory allotted to such dealer; and from

(11) Using the term "free" or any other term of similar import and meaning to describe, designate or refer to any merchandise which is not a gift or gratuity and delivered to the recipient thereof without cost and unconditionally.

It is further ordered, That the respondent shall, within sixty (60) days after service upon him of this order, file with the Commission a report in writing, setting forth in detail the manner and

form in which he has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON. Secretary.

[F. R. Doc. 45-6527; Filed, Apr. 24, 1945; 11:13 a. m.]

[Docket No. 5137]

PART 3-DIGEST OF CEASE AND DESIST ORDERS

MARINE PRODUCTS CO.

§ 3.45 (e) Discriminating in price-Indirect discrimination—Brokerage payments. In or in connection with the sale and distribution of sea-food products or other commodities in commerce, paying or granting, directly or indirectly, anything of value as a commission or brokerage, or any compensation, allowance, or discount in lieu thereof, to any purchaser upon purchases for his own account, or to any agent, representative, or other intermediary acting in fact for or in behalf of or subject to the direct or indirect control of the purchaser to whom sale is made; prohibited. (Sec. 2 (c), 49 Stat. 1527; 15 U.S.C., sec 13 (c)) [Cease and desist order, Marine Products Company, Docket 5137, March 29,

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 29th day of March, A. D. 1945.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of the respondent, which answer admits all of the material allegations of fact set forth in said complaint and waives all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of subsection (c) of section 2 of an Act of Congress entitled "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (the Clayton Act) as amended by an Act of Congress approved June 19, 1936 (the Robinson-Patman Act—U. S. C. Title 15, Sec. 13):

It is ordered, That respondent Marine Products Company, a corporation, its officers, agents, representatives, and employees, directly or through any corporate or other device, in or in connection with the sale and distribution of sea-food products or other commodities in commerce" is defined in the aforesaid Clayton Act as amended, do forthwith cease and desist from:

Paying or granting, directly or indirectly, anything of value as a commission or brokerage or any compensation, allowance, or discount in lieu thereof, to any purchaser upon purchases for his own account, or to any agent, representative, or other intermediary acting in fact for or in behalf of or subject to the direct or indirect control of the purchaser to whom sale is made.

It is further ordered. That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 45-6530; Filed, Apr. 24, 1945; 11:13 a. m.]

[Docket No. 4961]

PART 3-DIGEST OF CEASE AND DESIST ORDERS

SOLOMON A. BORTZ

§ 3.55 Furnishing means and instrumentalities of misrepresentation or deception: § 3.69 (a) Misrepresenting oneself and goods-Business status, advantages or connections-Nature, in general: § 3.69 (a) Misrepresenting oneself and goods-Business status, advantages or connections-Operations as special or other advertising: § 3.72 (n 10) Offering deceptive inducements to purchase or deal-Terms and conditions: § 3.96 (b) Using misleading name-Vendor-Nature, in general. In connection with the offering for sale, sale, and distribution in commerce, of mailing cards, folders, or other printed material for use in obtaining information concerning debtors or other persons, (1) using the words "Susquehanna Pen Co." in respondent's trade name or using any other word or words to designate or describe the business of the respondent which represent or imply that respondent's business is that of selling or distributing pens or other merchandise; (2) using the words "Trust Service Co." or any other words of similar import or meaning to designate or describe the business of the respondent; (3) using or placing in the hands of others for use, cards, folders, or other printed material so worded or designed as to represent or imply that the respondent is conducting an advertising campaign or is distributing pens or other merchandise free of charge for the purpose of promoting the sale of such merchandise; (4) representing directly or by implication that persons concerning whom information is sought through respondent's cards or other printed material have or may have an interest in some estate, un-claimed asset, or other property when the information sought is for use in the collection of debts; or (5) using, or placing in the hands of others for use, cards, folders, or other printed material so worded and designed as to represent or imply that it has been forwarded by some agency engaged in the administration of trusts or estates or engaged in locating missing heirs or persons having an interest in some estate, property, or unclaimed asset, or that the information sought to be obtained by such cards, folders, or other printed material is for use in locating such missing heirs or other interested parties when the information sought is for use in the collection of debts; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Solomon A. Bortz, Docket 4961, March 29, 1945]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 29th day of March, A. D. 1945.

This proceeding having been heard by the Federal Trade Commission on the complaint of the Commission, answer of the respondent, testimony and other evidence in support of and in opposition to the allegations of said complaint taken before a trial examiner of the Commission theretofore duly designated by it, report of the trial examiner upon the evidence and exceptions filed thereto. and briefs filed in support of the complaint and in opposition thereto; and the Commission having made its findings as to the facts and its conclusion that the respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondent, Solomon A. Bortz, an individual, trading under the name of Bortz & Company, Susquehanna Pen Co., or Trust Service Co., or trading under any other name or names, and his representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, and distribution in commerce as "commerce" is defined in the Federal Trade Commission Act of mailing cards, folders, or any other printed material for use in obtaining information concerning debtors or other persons, do forthwith cease and desist from:

1. Using the words "Susquehanna Pen Co." in respondent's trade name or using any other word or words to designate or describe the business of the respondent which represent or imply that respondent's business is that of selling or distributing pens or other merchandise.

2. Using the words "Trust Service Co." or any other words of similar import or meaning to designate or describe the business of the respondent.

3. Using or placing in the hands of others for use, cards, folders, or other printed material so worded or designed as to represent or imply that the respondent is conducting an advertising campaign or is distributing pens or other merchandise free of charge for the purpose of promoting the sale of such merchandise.

- 4. Representing directly or by implication that persons concerning whom information is sought through respondent's cards or other printed material have or may have an interest in some estate, unclaimed asset, or other property when the information sought is for use in the collection of debts.
- 5. Using, or placing in the hands of others for use, cards, folders, or other printed material so worded and designed as to represent or imply that it has been

forwarded by some agency engaged in the administration of trusts or estates or engaged in locating missing heirs or persons having an interest in some estate, property, or unclaimed asset, or that the information sought to be obtained by such cards, folders, or other printed material is for use in locating such missing heirs or other interested parties when the information sought is for use in the collection of debts.

It is further ordered, That the respondent shall, within sixty (60) days after service upon him of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which he has complied with this

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 45-6529; Filed, Apr. 24, 1945; 11:13 a. m.]

TITLE 32-NATIONAL DEFENSE

Chapter VIII-Foreign Economic Administration

Subchapter B-Export Control

SECOND GENERAL REVISION OF EXPORT REGULATIONS

Part

General regulations.

802 General licenses.

803 Unlimited licenses. 804 Individual licenses.

Selected destinations clearance procedure

Technical data.

807

Denial of licensing privileges.

Procedure relating to shipment of li-808 censed exports to certain destinations.

Blanket license "BLT"

Limited production license for farm machinery "LPL".

AUTHORITY: Parts 801 to 810, inclusive, issued under sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority 20, 8 F.R. 16235; Delegation of Authority 21, 8 F.R. 16320.

Note: The purpose of this Second General Revision of Export Regulations is to codify the Regulations relating to the control of exports issued under the authority of section 6 of the act of July 2, 1940 (54 Stat. 714). as amended. This revision supersedes the general revision of export regulations issued January 27, 1943, and published 8 F.R. 1494, as amended by Amendments Nos. 1 through 299, with the exception of Amendments Nos. 148 (9 F.R. 1483), 176 (9 F.R. 5370), 215 (9 F.R. 10763), 230 (9 F.R. 11886), 292 (10 F.R. 2430), 297 (10 F.R. 3080) and 298 (10 F.R. 3798) relating to orders for the revocation of certain export licenses which have not been included in this revision but which shall remain in full force and effect. Commodity lists for General License "GLV" (§ 802.10) and General License "G-Post" (§ 802.25) have been rearranged by incorporation into the commedity lists included in § 801.2. In addition, certain obsolete provisions have been deleted and minor revisions have been made in the text of the regulations for the purpose of clarification.

PART 801-GENERAL REGULATIONS

Definitions. 801.1

801.2 Prohibited exportations.

801.3 Revocation of licenses.

801.4 Return of revoked or expired licenses.

801.5 Transfer of licenses.

801.6 Amendments to licenses.

Presentation for export. 801.7

Price.

801.9 Arms, ammunition and implements of war, helium and tin-plate scrap.

801.10 The proclaimed list.

801.11 Shipments to territories, dependencies and possessions of the United States.

801.12 In transit shipments without unloading.

801.13 Shipments unloaded by order of Federal Government.

801.14 Shipments to Canada for re-exportation to another foreign country.

801.15 Prohibited exportations to certain consignees.

801.16 Refunds of subsidy payments.

801.17 Exportation of gold

801.18 Exports for the account of United Nations Relief and Rehabilitation Administration.

§ 801.1 Definitions. When used in this subchapter:

(a) "Person" shall be construed to mean the singular or plural, an individual, corporation, partnership, association, company or any other kind of organization whatsoever, including any government or agency thereof.

(b) "The United States" shall, unless otherwise specifically stated, be construed to include the District of Columbia, the Canal Zone, and all territories, dependencies and possessions of

the United States.

(c) "The Preclaimed List" means the Proclaimed List of Certain Blocked Nationals and additions thereto published pursuant to Proclamation No. 2497 issued July 17, 1941 (6 F.R. 3555).

(d) "Requirements and Supply Branch" shall mean the Requirements and Supply Branch of the Bureau of Supplies of the Foreign Economic Admin-

istration.

(e) "Department of Commerce Schedule B numbers" refers to Schedule B Statistical Classification of Domestic and Foreign Commodities Exported from the United States issued January 1, 1945, by the United States Department of Commerce.

(f) "Commodity" means any article, material or supply except technical data.

§ 801.2 Prohibited exportations. The exportation from the United States of all the commodities hereinafter enumerated in this section and all technical data as defined in § 806.1 of this subchapter, except to Canada (including that part of Labrador under Canadian authority) or for the official use of or consumption by the United States' armed forces when shipped by or consigned to any branch thereof, is hereby prohibited unless and until a license authorizing such exportation shall have been issued by the Foreign Economic Administra-

SCHEDULE OF COMMODITIES

Dept. of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV I Value Cour Gro	Limits ntry	G-POST Dollar Value Limits	Dept. of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	Limits	G-POST Dollar Value Limits
Dept. Sche			Group	K	G+4	G-PC Valt	Dept. Sche			Group	К	G+4	G-Po Valu
	Animals, edible		0.00					Dairy products-Continued	dispos	Si Hall			
	(For animals, inedible—horses, mules, asses, burros, goats, & other, see 0900.00-0909.00)						0062.00 0063.00	Milk and cream—Continued. Evaporated (unsweetened) Dried whole milk (include partially skimmed).	Lbs. Lbs.	None None	1 1	1 1	1 1
0010.00 0012.00	Other cattle.	Units Units	K None	100 500	25 25	25 25	0064.00 0064.00	Dried skimmed milk: Dried skimmed milk (roller pro-	Lbs.	K	100	1	1
0013, 00 0016, 00 0019, 00	Other cattle. Hogs (swine). Sheep (include Karakul sheep) Poultry, live.	Units Units Lbs.	None K K K	500 100 100 100	25 25 25 25 25 25	25 25 25 25 25 25 25	0064.00	cess). Dried skimmed milk (spray pro-	Lbs.	None	1	1	1
0013.00	Meat products	1708.	A.	100	20	23	0065, 50 0065, 70	Cess). Butter, natural. Butter oil.	Lbs. Lbs.	None None	1 1	1	1
0020.00	Beef & veal, except canned: Fresh or frozen	Lbs.	None	10	1	1	0065, 90	Butter spreads. Cheese, processed, blended & spreads: Processed American cheddar.	Lbs.	None	1	1	1
0021.00 0022.00	Pickled or cured	Lbs. Lbs.	None K	10 100	1 25	1 25	0067.58	& spreads.	Lbs.	None	î	î	î
0027. 00	Fresh or frozen pork (report pickled or salted in 0032.00 & canned in 0037.00).	Lbs.	None	25	1	1		Cheese, whether or not in original loaves, except any cheese proc- essed, other than by division into pieces:					
0028, 00	Hams & shoulders, cured (include cooked). Bacon	Lbs.	None	25 25	1	1	0067. 95 0067. 98	American cheddar Other Infants' & dietetic foods;	Lbs. Lbs.	None None	1	1	1
0030.00 0032.00	Cumberland and Wiltshire sides Other pork, pickled or salted	Lbs. Lbs.	None None	25 100	1 1	1 1	0068, 50 0068, 50	Chiefly milk base: Milk sugar (lactose)	Lbs.	None	*1	*1	*1
0034. 00	Mutton and lamb, except canned (report canned in 0039.09). Sausage, bologna & frankfurters, ex-	Lbs.	None	100	1	1	0068, 50 0068, 90 0068, 90	Other Other (for use in milk formula): Agar pectin.	Lbs. Lbs. Lbs.	None	*100	25 *25	25
0036, 00	cept canned (report canned in 0038.00). Beef, canned:						0068, 90 0069, 01 0069, 03	Other. Malted milk, compounds & mixtures.	Lbs. Lbs.	None None	250 250	25 25 25	25 25
0036. 00 0036. 00	Beef hash & hamburger steak Corned beef	Lbs.	None None	10 1	1 1	1 1	0069. 03	Ice-cream powder, mix & prepara- tions: Freezo powder	Lbs.	None	1	1	1
0036, 00 0036, 00	Roast & hoiled beef. Other canned beef (include beef & ox tongues).	Lbs. Lbs.	None None	10 50	1 1 25	1 25	0069, 03 0069, 98 0069, 98	Other Dairy products, n. e. s.: Buttermilk, fresh Casein, edible.	Lbs.	None	250	25	25
0037. 00	Pork, canned (include canned hams,	Lbs.	None	25	1	1	0069, 98 0069, 98	Ice cream	Lbs. Lbs.	None None None	250 250 10	25 25 1	25 25 1
0038.00	Sausage, bologna & frankfurters, canned (include luncheon meats,	Lbs.	None	25	1	1	0069, 98 0069, 98	Plastic cream	Lbs.	None None	250	1 25 25	1 25 25
0039. 01 0039. 07	except pork). Chicken, canned	Lbs. Lbs.	K None	100 50	25 1	25 1	0069, 98	Fish & fish products	Lbs.	None	250	25	25
0039. 09	Ration R. R. (beef, port, vege-	Lbs. Lbs.	K	100	25	25	0070 00	Fish, fresh or frozen, except shellfish:	73.	NT	10	-	
0039. 00	table), canned. Ration C (meat & beans, meat & vegetable hash; meat & vegetable stew), canned.	Lbs.	K	100	25	25	0070.00 0071.00 0072.00 0073.00	Salmon Other (include fillet of fish) Oysters, fresh, in the shell Oysters, fresh, shucked, frozen or in	Lbs. Lbs. Lbs.	None None None	10 10 10 10	1 1 1 1	1 1
0039. 09 0040. 00	Other canned meat Poultry & game, fresh or frozen (report canned in 0039.01 & 0039.09).	Lbs.	None	50	1	1	0074.00	ice. Shrimp, fresh, frozen or in ice (include prawns).	Lbs.	None	1	1	1
0040.00 0040.00	Turkeys. All other fresh or frozen poultry &	Lbs. Lbs.	None K	100 100	25 25	25 25	0075.00	Shrimp, dried (include prawns) Fish, salted, pickled or dry-cured:	Lbs.	None	100	1	1
0041.00	game. Kidneys & livers, fresh, frozen or cured, except canned.	Lbs.	K	100	25	25	0077, 00 0078, 00	Salmon Cod, haddock, hake, pollock & cusk.	Lbs. Lbs.	None None	100	1	1
0043,00	Tongues, fresh, frozen, pickled or cured, except canned. Sausage ingredients, salted or other-	Lbs.	K	100	25	25	0079.01	Herring Sardines (report canned in 0085.00)	Lbs. Lbs.	None None	100 100	1	1
0011.00	wise cured, except canned (include ears, cheeks, jowls, heads, snouts,	Lbs.	K	100	25	25	0079. 98	Other fish, salted, pickled or dry- cured. Fish, canned:	Lbs.	None	100	1	1
	testes enttings & tails) (report		200				0084.00 0085.00 0086.01	Salmon	Lbs. Lbs. Lbs.	None None None	1 1 1	1 1 1	1
0045.00	pigs' feet for other purposes, pickled or salted, in 0032.00, canned in 0037.00 & fresh in 0027.00).					We	0086.03	cusk. Herring	Lbs.	None	1	1	1
0045.00	Other meats, except canned (include smoked poultry): Beef hearts, fresh or frozen	Lbs.	None	10	1	1	0086.98 0087.00 0088.01	Other canned fish, except shellfish. Shrimp Lobster	Lbs. Lbs. Lbs.	None None None	1 1	1 1	1
0045.00 0045.00	Ox tails, fresh or frozen. Other meats, except canned. Sausage casings; bladders, bungs, middles, rounds or weasands:	Lbs. Lbs.	None K	10 100	25	1 25	0088.03 0088.05	Clams & oysters	Lbs.	None None	1	1	î
0046.00	Sausage casings; bladders, bungs, middles, rounds or weasands:	Lbs.	None	100	25	95	0088.98	Other Lobsters, fresh	Lbs.	None None	1 1	1	1
0047.00 0049.00	Hog Beef Other (include synthetic, cellulose	Lbs. Lbs.	None None	100 100 100	25 25 25	25 25 25	0090.05 0090.07 0090.98	Crabs, fresh	Lbs. Lbs.	None None	10	1	i
	& artificial). Animal oils & fats, edible							clude fresh mussels, squids, scal- lops, caviar, fish roe, fish cakes		10th			
0050.00	Oleo oil	Lbs.	None	1	1 1	1	200	& smoked or kippered fish) (re- port fish meal for feed in 1140.00 & for fertilizer in 8510,00):				1 23	
0051, 00 0052, 00	Oleo stock. Tallow (report inedible tallow in 0857,00),	Lbs.	None None	1	1	1 1 1	0090. 98 0090. 98	Canned fish, n. e. s. All fresh, frozen, dried or cured fish or fish products, n. e. s.	Lbs.	None None	10	1	1
0053.00 0056.00	Lard, including neutral lard (report lard substitutes in 1447.00). Oleo stearin (report lard stearin in	Lbs.	None	10	1	1		Other edible animal products					
0056.00 0056.00	0843.00): Oleo stearin, edible. Oleo stearin, inedible.	Lbs.	None None	1 1	1 1 1 1	1 1 1	0092.00 0093.03	Eggs in the shell. Eggs albumen (frozen, dried or otherwise preserved).	Doz. Lbs.	K	100	25 25	1 25
0059.00	Oleomargarine of animal or vegetable fats.	Lbs.	None	10	î	î	0093. 05 0093. 07	Roge dried	Lbs. Lbs.	K	100 100	1 25	1 1
	Dairy products	a con	S. Tani		Comodo Comodo	dia	0093. 98 0094. 00 0095. 00	Eggs, frozen Eggs, otherwise preserved Meat extracts & bouillon cubes Gelatin, edible (include unflavored	Lbs. Lbs. Lbs.	K K None	100 100 250	25 25 25 25 25	2 25
0060.00	Milk and cream: Fresh and sterilized (report butter-	Gals.	None	25	25	25	1,020.00	gelatin in packages) (report fla- vored gelatin preparations in 1637.00	11031	110110	200	20	20
0061.00	milk in 0069.98). Condensed (sweetened)	Lbs.	None	10	1	1		& gelatin for photographic use in 0999.98).	Ton ca	L	L		l

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV I Value I Cour Gro	Limits	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lie. Coun- try	GLV I Value I Coun Gro	imits	G-POST Dollar Value Limits
Dept			Group	K	G+4	G-PO Val	Dept. Schedt			Group	K	G+4	G-PC Val
	Other edible animal products-Con.							Leather-Continued	m Vain	200	15-6		
0099. 00	Edible animal products, n. e. s. (in clude dog food, empty gelatin		5-4 IN	-		1		Glove & garment leather (hat leather included):		Time tr		200	
0000 00	capsules, suet, turtle meat, ren- net, junket, frog legs):		None	250	30	25	0336. 50	Sheep & lamb (include shearlings & cabretta). Pig & hog (include leather made from	Sq. ft.	None	100	25 25	25 25
0099, 00 0099, 00 0099, 00	Gelatin capsules, empty Lecithin Rennet, liquid or powder & tab-		None K None	250 250 250	25 25 25	25 25 1	0338. 50	peccary & carpincho skins). Other (include cattle, calf & kip,	-H-pc	None	100	20	20
0099.00	lets, edible. Other edible animal products, n. e. s.		None	250	25	25	0339, 50	goat & doeskin; specify kind): Cattle. Goat & kid	Sq.ft.	None	100	25	25
	Hides & skins, raw, except furs				14	1	0339, 50 0339, 50 0353, 00	Other glove & garment leather Upholstery & automobile leather:	Sq.ft. Sq.ft. Sq.ft.	None None	100	25 25 25 25	25 25 25 25
0201, 01 0202, 02	Cattle hides, dry (over 12 lbs.) Cattle hides, dry (over 12 lbs.) (quan-	Lbs. Piece	None None	100 100	25 25	25 25	0353. 00 0353. 00	Other upholstery & automobile	Sq. ft.	None None	100	25 25	25 25
0201.03 0201.04	tity only). Cattle hides, wet (over 25 lbs.) Cattle hides, wet (over 25 lbs.) (quan-	Lbs. Piece	None None	100 100	25 25	25 25	0356, 50	leather. Case, bag & strap leather (handbag leather, except reptilian, aquatic farey included).		Topw notes			
0206. 01 0206. 02	tity only). Calf skins, dry (not over 6 lbs.) Calf skins, dry (not over 6 lbs.)	Lbs. Piece	None None	100	25 25	25 25	0356, 50	& fancy, included): Case, bag & strap leather, except handbag.	Sq. ft.	None	100	25	25
0206. 03 0206. 04	(quantity only). Calf skins, wet (not over 12 lbs.) Calf skins, wet (not over 12 lbs.)	Lb. Piece	None None	100 100	25 25	25 25	0356, 50 0356, 50	Handbag leather: Sheep & lamb (include shearlings & cabretta).	Sq. ft.	None	100	25	25
0207. 01	(quantity only). Kip skins, dry (not over 12 lbs.)	Lbs. Piece	None	100 100	25 25	25 25	0356, 50 0356, 50 0356, 50	Goat & kid Other handbag leather, except	Sq. ft. Sq. ft. Sq. ft.	None None None	100 100 100	25 25 25 25	25 25 25
0207. 02 0207. 03	Kip skins, dry (not over 12 lbs.) (quantity only). Kip skins, wet (not over 25 lbs.)	Lbs.	None	100	25	25	0357.00	reptilian, aquatic & fancy. Reptilian & aquatic leather, for all purposes (include alligator, snake,	Lb:	K	100	25	25
0207. 04	Kip skins, wet (not over 25 lbs.)	Piece Lbs.	None	100	25 25	25	0359, 00	purposes (include alligator, snake, lizard, shark, etc.). Leather & tanned skins, n. e. s. (in-	4-10				
0230. 01 0230. 02 0230. 03	Sheep skins, dry (quantity only)	Piece Lbs.	None None	100	25	25 25	00000.00	clude skivers, welting leather, harness & saddlery leather, leath-	E - S				
0230, 04 0230, 05 0230, 06	Sheep skins, wet (quantity only) Lamb skins, dry Lamb skins, dry (quantity only)	Lbs.	None None None	100 100 100	25 25 25	25 25 25		er for athletic goods, fancy & scrap leather & other finished leather; specify kind):	New A	53			173
0230, 07 0230, 08	Lamb skins, wet (quantity only)	Lbs. Piece	None None	100 160	25 25	25 25	0359.00 0359.00	**************************************		None None	100 100	25 25	25 25
0250, 10 0250, 12 0250, 15	Goat skins (quantity only)	Piece	None None None	100 100 100	25 25 25 25 25 25 25 25 25 25 25 25 25 2	25 25 25 25 25 25 25 25 25 25 25 25 25 2		Leather manufactures					Marie
0250. 16 0250. 98	Kid skins (quantity only)	Piece	None None	100	25 25	25 25	0600.00	Leather welting		None	100	25	25
	Hides & skins, raw, n. e. s. (include fresh & pickled splits, bellies & shoulders; specify kind).							Boots, shoes & other footwear with leather uppers: Boots & shoes (include athletic &			The state of		
	Leather	and the						sporting);			0.5	0.5	4
	Upper leather (except lining and patent): Cattle, side upper:				10		0645, 10 0645, 30 0645, 40	Men's: McKay sewed. Welt. Stitchdown Other Youth's & boys'. Women's & misses': McKay sewed. Welt. Stitchdown. With cemented soles (compo,	Pr. Pr.	None None None	25 25 25 25 25 25	25 25 25 25 25 25	1
0300, 00 0301, 00	Grain, black Grain, other Splits, finished Splits, wax & rough	Sq. ft.	None None	100	25 25	25 25 25 25 25	0645. 90 0646. 00	Other Youth's & boys'	Pr. Pr.	None None	25 25	25 25	1
0302, 00 0303, 00			None None	100	25 25	25 25	0647. 10 0647. 30	McKay sewed	Pr. Pr.	None None	25 25 25 25 25	25 25 25 25 25	1
0304, 10 0304, 20	Sides, black Whole skins, black Sides, other Whole skins, other Sheep & lamb (include shearlings	Sq. ft.	None None	100	25 25	1	0647. 40 0647. 50	With cemented soles (compo,	Pr. Pr.	None None	25 25	25 25	1
0305, 10 0305, 20 0307, 00	Whole skins, other Sheep & lamb (include shearlings	Sq. ft. Sq. ft.	None None None	100 100 100	25 25 25 25	1 1 25	0647. 95 0648. 00	stuck-on, etc.). Other Infants' & children's	Pr. Pr.	None None	25 25 25 25	25 25	1
	Goat & kid (include glazed kid):	NO NEWS	1344		dia no		0650, 00	all leather.	Pr.	None	25	25	25
0308, 00 0309, 00 0311, 50	Black Other Deer & elk Upper leather (except lining &	Sq. ft. Sq. ft. Sq. ft.	None None None	100 100 100	25 25 25 25 25	25 25 25 25 25		Boots, shoes & other footwear, with uppers of materials except leather (include evening slippers, ballet slippers, house slippers of felt &	Della di			A I	
0311.90	Upper leather (except lining & patent) n. e. s. (specify kind).	Sq. ft.	None	100	25	25		slippers, house slippers of felt & artificial leather, beach sandals & other footwear with fabric uppers):					
0312, 10 0319, 50	patent) n. e. s. (specify kind). Patent upper leather: Cattle (include kip & calf side) Other;	So ft.	None	100	25	25	0656, 10 0656, 90	Cather soled. Other (report rubber footwear in 2031.00, 2032.00 & 2034.00).	Pr. Pr.	None K	25 100	25 25	25 25
0319, 50 0319, 50	Whole calf & whole kip	Sq. ft.	None None	100	25 25 25 25 25	25 25	0659. 00	2031.00, 2032.00 & 2034.00). Discontinued models, old styles & second-hand shoes.		None	100	25	2
0319, 50 0319, 50	Other patent upper leather (spec- ify kind).	Sq. ft. Sq. ft.	None None	100	25	25 25	0972.00 0680.00	Leather gloves & mittens Leather belting, new (report used or	Doz. pr.	K None	100 100	25 25	25 25
0321.00 0323.00	Lining leather: Sheep & lamb Other lining leather:	Sq. ft.	None	100	25	25	0685. 10	second-hand in 0699.00). Harness, saddlery & whips Women's & children's handbags,		None	25	25	25
0323. 00 0323. 00	Cattle lining leather Calf & kip lining leather Goat & kid lining leather	Sq. ft. Sq. ft.	None None	100 100	25 25	25 25 25 25 25	0688.00	pocketbooks & purses: Leather	Units	К	100	25	25 25
0323, 00 0323, 00 0324, 00	Other lining leather	Su. IL.	None None None	100 100 106	25 25 25 25 25 25	25 25 1	0689. 00	Other materials. Card cases, change purses, wallets & similar articles (specify by name:	Units	K	100	25	20
	Sole leather (bends, backs & sides) (report offal in 0322,10). Boot & shoe cut stock:	- Sept					0692.00	report brief cases in 0695, 10): Leather	Units	K	100	25	25 25
0327, 00 0328, 00	Soles, outer Other cut stock (include inner soles, heels, lifts, counters, box toes,	Doz. pr.	None	100	25	25	0693. 00	Other materials. Luggage & related articles (include suitcases; wardrobe, traveling,	Units	K	100	25	20
1	rands, uppers, etc.; specify by						1 7	gladstone, club & pullman bags; hat & shoe boxes & other hand		1		8	E18'
0328, 00 0328, 00 0328, 00	Calf & kip Cattle Goat & kid	Lawrence Lawrence	None	100 100 100	25 25 25	25 25 25 25 25 25 25	3 27	luggage; boxes, caskets, chests baskets, rolls, brief cases & other cases; specify type);	FAS		133	B.	
0328, 00 0328, 00	Goat & kid Sheep & lamb Other cut stock Belting leather (report belting leather		None	100	25 25 25 26 26 25 25 25		0695, 10 0695, 90	Leather Other materials Belts (worn on the person):	Units Units	K	100 100	25 25	25 25
0330, 00	Belting leather (report belting leather offal in 0332.10) Sole, welting & belting leather offal		None None	100	25	1	0697. 10 0697. 90	Belts (worn on the person): Leather Other materials (specify kind)		K	100	25 25	25 25
Contraction of	The state of the s	The state of the s			1 176			contractions (opening many) - care		51000	750		

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV Value Cour Gro	Limits atry	G-POST Dollar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value I Cour Gro	Limits	C.H
Dept			Group	K	G+4	G-Po Valu	Dept. of Schedule			Group	K	G+4	G-POST Value
	Leather manufactures-Continued	1 1		and the second		III leb		Other inedible animals & animal products—Continued			-		
0698-90	Leather wearing apparel, except belts, gloves or footwear (include coats, hats, jackets, vests, skirts, leggings & puttees; specify by name) (re-		K	100	25	25	0999.98	Animal products, inedible, n.e.s. (include fish essence, fish for hait, crude catgut & gelatin for photo-					
0699.00	port belts in 0697.10, gloves in 0672.00 & footwear in 0645.10-0650.00). Leather manufactures, n. e. s. (include used or second-hand leather belting; specify by name).		K	100	25	25	0909, 98	graphie use) (report egg albumen in 0093,03 & sponges in 2042,00 & 9821,00): Beeswax Blood, dried, soluble, for commer- cial use	1	None	1	1	.1
	Furs & manufactures 1						0999. 98	cial use. Catgut, crude		None	100	25	25 25
0711.00	Furs undressed:	Units	K	100	95	25	0999, 98 0999, 98 0999, 98	Catgut, crude Fish essence & fish for bait Spermaceti, wax, USP Other animal products, inedible,		None None K	100 1 100	25 1 25	25 25 1 25
0713.00 0714.00	Civet cat Silver & black fox	Units	KKKK	100 100	25 25	25 25		n.e.s.			100		20
0716, 00 0718, 00 0719, 00	Other fox Muskrat, northern Muskrat, southern Racoon	Units Units Units	K	100 100 100	25 25 25	25 25 25	1011.00	Grains & preparations Barley (bu. 48 lbs.) (include seed) (re-	Bu.	None	100	25	25
0721.00 0722.00 0723.00	Skunk	Units	K	100	25 25	25 25	1013.00 1021.00	port pearl barley in 1099.00). Malt (bu. 34 lbs.) Buckwheat (bu. 48 lbs.) (include	Bu.	None	100 100	25 25	25 25
0725, 00 0729, 01	Opossum	Units Units Units	KKKK	100 100 100	25 25 25 25 25 25 25 25 25 25 25 25 25 2	25 25 25 25 25 25 25 25 25 25 25 25 25 2	1031.00	seed). Corn (bu. 56 lbs.) (include seed &	Bu. Bu.	K	100	20	20
0729. 03 0729. 05 0729. 07	Ermine & weasel. Fitch & kolinsky. Squirrel.	Units Units Units	KKK	100 100 100	25 25 25	25 25 25	1031.00	popcorn) report popped corn in 1099.00): Ensilage corn seed, Virginia horse-	Bu.	K	1	1	4
0729. 08 0729. 98	Lamb, kid, sheep & goat	Units Units	K	100	25 25	25 25		tooth fodder corn seed, fodder corn seed.				la la serie	
0733, 00 0737, 00 0744, 00	Furs, dressed or dyed: Fox, silver & black Muskrat Fur-seal (report hair & rock seals in	Units Units Units	K K	100 100 100	25 25 25 25	25 25 25 25	1031, 00 1032, 00	Other Commeal (bbl. 196 lbs.) (report corn flour in 2811.00 & commeal in cases or small packages in 1099.00).	Bu. Bbi.	K	100	25 25	25 25
0749. 03	0749.98). Lamb & sheep (include tanned sheep skins with wool on).	Units	K	100	25	25	1033.00	Hominy & corn grits (include canned & brewers' flakes). Grain sorghums (bu. 56 lbs.)	Lbs. Bu.	K	100	25	25 25
0749. 98	Dressed or dyed furs, n. e. s. (in- clude fox, other than silver or black, opossum, hair & rock seals;	Units	K	100	25	25	1037. 00	Corn cereal foods, ready to est (include Korn Kix, Post Toasties & other corn flakes). Oats (bu. 32 lbs.) (include seed)	Lbs.	K	100	25 25 25	25
0753. 00	specify by name). Fur wearing apparel (report fur-felt hats in 3951.00-3952.00).	Units	K	100	25	25	1043.00	Oatmeal, groats & rolled oats: In bulk, sacks or bags.	Lbs.	K	100	25	25 25 25
0758.00	Fur waste, fur pieces & damaged fur skins (include paws, tails & sec- onds).		K	100	25	25	1044.00 1055.00 1057.00	In packages, cases or cartons Paddy or rough rice	Lbs. Lbs.	None None	100	25 †25 1	25 1 1
0759.00	Fur manufactures, n. e. s. (include plates, collars & cuffs; specify by		K	100	25	25		broken rice & rice screenings (report wild rice in 1099, 00)					
1	name). Animal & fish oils & greases, inedible		<u> </u>				1058.00 1061.00 1071.00	Rice flour, meal & polish. Rye (bu. 56 lbs.) (include seed) Wheat (bu. 60 lbs.) (include seed)	Lbs. Bu. Bu.	None K K	100 100	25 25	25 25 25 25
0803.00	Neat's-foot oil.	Lbs.	None	1	1	1	1073. 00	Wheat flour, wholly of United States wheat (include graham, malt, pastry & macaroni flours) (report in	Cwt.	K	100	25	25
0809, 01 0809, 05 0809, 98	Sperm & whale oil	Lbs. Lbs. Lbs.	None None None	25 1 1	1 1 1	1 1		cases & in small packages in					
0819.00	oleo oil in 0050.00). Fish oils (report medicinal fish oils in	Lbs.	None	1	1	1	1074.00	Wheat flour, not wholly of U. S. wheat (include graham, malt, pastry & macaroni flours) (report in	Cwt.	K	100	25	25
0843.00 0847.00	8119.05). Grease stearin (include lard stearin). Oleic acid, or red oil	Lbs.	None None	1 25	1 1	1 1	1077.00	cases & small packages in 1090.00). Macaroni & macaroni products (in-	Lbs.	K	100	25	25
0849, 00 0857, 00 0858, 05	Stearic acid Tallow, inedible Hog grease & wool grease:	Lbs. Lbs.	None None	5 10	5	1	1078. 00 1080. 00	Biscuits & crackers (include cookies).	Lbs. Lbs.	K	100	25 25	25 25
0858, 05 0858, 05	Lanolin. Pig's-foot grease	Lbs.	None None	*1 10	*1 1	*1	1000.00	clude shredded, puffed & flaked wheat, Grape Nuts, Triscuit,	203.		100	7%	
0858. 05 0858. 98	Other hog & wool grease. Inedible animal greases & fats (except lubricating greases), n.e.s. (report	Lbs.	None	1	1	1		Kellogg's Pep & other wheat & bran preparations).					
0858, 98 0858, 98	in 5041.00): Beef suet	Lbs.	None	1 100	1 25	1 25	1081.00	wheat cerear roods, ready to eat in- clude shredded, puffed & flaked wheat, Grape Nuts, Triscuit, Force, Krumbles, Wheaties, Kellogg's Pep & other wheat & bran preparations). Wheat cereal foods, to be cooked (in- clude Cream of Wheat, Farina, Wheatena, Ralston, Pettijohns, Wheat Hearis etc.)	Lbs.	K	100	25	25
0000, 00	Other inedible animals & animal	Lius.	None	100	20	20	1090.00		Lbs.	K	100	25	25
0900.00	Animals: Horses for breeding	Units	K	100	25	95	1095.00	Wheat semolina. Cereal foods, n. e. s. (include bread and cakes, puffed and creamed rice, Malt-o-Meal, Roman Meal, hard	Lbs.	K	100	25	25
0901.00 0903.00	Horses for breeding. Horses, other. Mules, asses & burros.	Units Units	K	100	25 25 25 25	25 25 25	1099.00	tack and rusk). Other grains & preparations (include		K	100	25	25
0909.00	Live animals, n.e.s. (include goats & fur-bearing animals): Pigeons, live		None	100	25	25		dog biscuit, wild rice, popped corn buttered, cheese, or plain], pearl barley wheat-garm flour & all	Scale .			*	
0909, 00	Pigeons, live Other live animals Feathers, crude, not dressed Feathers, dressed, & manufactures of	Lbs.	K None	100	25 25 1 1	25 25 1 1		[buttered, cheese, or plain], pearl barley, wheat-germ flour & all flours, n. e. s.) (report wheat flour in 1073.00-1074.00 & corn flour in		COLORS			F. 1
0929, 00 0935, 00	feathers, dressed, & manufactures of feathers. Bristles, sorted, bunched or prepared.		None	1	1	1	- Carried	2811.00). Fodders a feeds, n. e. s.			20	W. B.	
0942, 95 0942, 98	Glue of animal origin: Casein glue	Lbs.	K K	100	77 700	A Comment	1101, 00	Hay (report straw in 2999.98)		K	100	25	05
0999, 05 0909, 23	Other_ Casein, inedible_ Mother-of-pearl shells, unmanufac-	Lbs. Lbs.	None K	100	25 25 25 25 25	25 25 25 25 25	1113, 00 1114, 00	Oil cake & oil-cake meal: Cottonseed Linseed	L. ton	None None	100	25 25	25 25 25
0999, 25	tured. Other shells, unmanufactured	1	None	100	25	25	1117.00	Linseed. Peanut. Soybean. Copra	L. ton	None None	100 100 100	25 25 25 25 25 25 25 25 25	25 25 25 25 25 25 25 25 25
amount		lire or Ti	irkey un	der G-1	POST	in any	1129, 05 1129, 09 1140, 00	Fish meal for feed (report for fertilizer	L. ton	None None None	100 100 100	25 25 25	25 25 25
†Llmi	ted to \$1.00 for Argentina. No. 822						II.	in 8510,00),			1		

of Commf. nie B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Coun Gro	try	G-POST Dollar Value Limits	of Comm. ale B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value I Cour Gro	Dollar Limits try	ST Dollar te Limits
Dept of C Schedule			Group	K	G+4	G-POs Valu	Dept. of C			try Group	K	G+4	O-PO Valu
	Fodders & feeds, n. e. s-Continued							Vegetables & preparations, edible—Con.					
1180.00	Mixed dairy and poultry feeds (include calf manna).	L. ton	None	100	25	25	1252.95	Olives (include green, ripe, stuffed, or pickled olives in bottles, cans, kegs, or barrels).	Lbs.	None	1	1	1
1182. 00 1185. 00	Oyster shells. Other prepared & mixed feeds (include dried buttermilk).	L. ton L. ton	K None	100	25 25	25 25	1252. 98	Sauces & relishes, n. e. s. (include mustard sauces).	Lbs.	K	100	25	25
1187, 10 1190, 00	Rolled barley for feed	L. ton L. ton	None	100	25	28	1253, 00 1253, 00 1253, 00	Vinegar: Cider vinegarOther vinegar	Gals. Gals. Gals.	None None	10	1	1
1190, 00 1190, 00 1199, 00	Cracked or crushed wheat for seed Other Feeds, n. c. s.:	L. ton L. ton	K None	100	25 25	25 25	1256, 00 1259, 01	Yeast, except liquid. Dehydrated soups. Dehydrated vegetables.	Lbs.	None K & V	*10 100	*1 25	1 1
1199, 00 1199, 00	Apple pomace	L. ten L. ten	K	100 100	25 25	25 25	1259. 02 1259. 05 1259. 05	Sago Sago Substances:	Lbs.	None	1	1	1
1199, 00 1199, 00 1199, 00	Barley screenings Beet pulp, dried Brewers' grain, dried Cane for cattle feed	L. ton	K	100 100 100	25 25 25	25 25 25	1259, 05 1259, 05	Tapioca flour, inedible Tapioca, other Other farinaceous substances	Lbs.	None None	100 1 100	25 1 25	25 1 25
1199, 00 1199, 00	Corn grits & corn meal Cottonseed hulls, including ground	L. ton	K K K	100 100	25 25	25 25 25 25 25 25 25 25 25 25 25 25 25	1259. 05 1259. 11	in 2999. 98).	Lbs.	None	100	25	25
1199, 00 1199, 00 1199, 00	Cracked corn Cull beans Cull peas	L. ton	K K K	100 100 100	25 25 25 25 25 25 25 25 25 25 25 25 25 2	25 25	1259. 98	Vegetable preparations, n. e. s. (include liquid yeast (convertit), monosodium glutamate, lecithin-					
1199,00 1199,00	Cull peas Gluten corn feed Hominy feed Malt sprouts, feed	L. ton	K	100 100 100	25 25 25	25 25 25	1259. 98	refined soybean oil): Liquid yeast Other vegetable preparations, n.		None	*1 100	*1 25	*1 25
1199, 00 1199, 00 1199, 00	Oat feed Oat, clippings	L. ton	K K	100	25	25 25	1259, 98	e. s.	*********	None	100	20	20
1199, 00 1199, 00	Pigeon grit	L. ton L. ton	K	100	25 25	25 25		Fruits & preparations Fruits, fresh or frozen:	25				
1199.00 1199.00 1199.00	Screenings, grain for feed	L. ton L. ton L. ton	K K	100 100 100	25 25 25 25	25 25 25 25	1301. 00 1302. 00	Bananas. Grapefruit (weight 60 lbs. per box California; 80 pounds per box	Lbs. Box	None K	100	25 1	25 1
1199, 00	beans) when used as feed. Stimuflow (distillers' dried grains used as feed).		K	100	25	25	1303. 00	Florida). Lemons & limes (lemons, approx. weight 76 lbs. per box; limes, 80	Boz	K	1	1	1
1199, 00 1199, 00	Vetch Other feeds, n. e. s	L. ton L. ton	K None	100 100	25 25	25 25	1305, 00	lbs, per box). Oranges & tangerines (oranges, approx, weight 70 lbs, per box, California; 90 lbs, per box, Florida;	Box	K	1	1	1
	Vegetables & preparations, edible			E		HAY	1307.00	tangerines, 60 lbs. per box). Pineapples (approx. weight 70 lbs.	Box	None	100	25	25
1201, 10 1201, 50	Beans, dry, ripe	Lbs.	None None	100 100	†25 †25	1 1	1309.00 1310.00	per box). Cherries Apples in baskets (approx. weight	Lbs. Bkt.	None K	100	25 1	25 1
1202, 13 1202, 15 1202, 19	Chickpeas (garbanzos), dry, ripe Peas, dry, ripe (except cowpeas &	Lbs. Lbs. Lbs.	None None None	100	1 1	1	1311.00	48 lbs. per basket). Apples in boxes (approx, weight 48	Box.	K	1	1	1
1202, 50	chickpeas). Seed peas	Lbs.	None	100	†25	1	1312.00 1313.00	lbs. per box). Apples in barrels (weight 144 lbs.). Berries.	Lhe	K None	100	1 25	1 25
1207. 00 1208. 00	Vegetables, fresh or frozen: Beans (include snap beans) Onions		K	100	25 25	25 1	1314, 10 1314, 50	Watermelons	Lbs.	None None	100 100 100	25 25 25 25 25 25	25 25 25 25 25 25 25 25 25 25
1209, 00 1210, 00	Peas, green Peppers	Lbs.	K K	100 100 100	25 25 25 25 25 25 26 25 25 25 25 25 25 25 25 25 25 25 25 25	25 25 1	1315.00 1316.00 1317.00	Grapes. Pears. Peaches	Lbs.	None K None	100 100	25 25	25 25
1211.00 1213.00 1224.10	Potatoes, white	Lbs.	None K K	100	25 25 25	25 25 25 25	1318.00 1319.10	Apricots	Lbs.	None None	100 100 100	25 25 25 25 25	25 25 25
1224, 20 1224, 30	Carrots	Lbs.	KKK	100	25 25	25 25 25 25 25	1319. 90	Fresh or frozen fruits, n. e, s. (include plantains, alligator & prickly pears).	Lbs.	None	100	20	
1224, 40 1224, 50 1224, 70	Lettuce Spinach Sweetpotatoes	Lbs.	K	100 100 100	25 25 25	25 25 25	1001 00	Dried & evaporated fruits (include dri-pack in tins): Dried fruits for salad		None	THE	1	1
1224. 90 1224. 90	Fresh or frozen vegetables, n. e. s.: Pumpkins	Lbs.	None	100	25 25	25 25	1321, 00 1322, 00 1324, 00	Raisins & currents	Lbs.	None None	10	1 1 1 1 1	1
1224. 90 1224. 90	Rhubarb. Other fresh or frozen vegetables, n. e. s.	Lbs. Lbs.	None K	100	25	25	1325, 00 1326, 00	Apples Apricots Peaches	Lbs.	None None None	1 1		1 1
1241.00	Vegetables, canned: Asparagus	Lbs.	None	10	1	1	1327. 00 1328. 00 1329. 00	Apple waste (include apple cores.	Lbs.	None None	100 100	1 1 25	25
1242, 60 1243, 00 1244, 00	Baked beans & pork & beans Corn. Peas	Lbs. Lbs.	None None None	10 10 10	1 1 1 1	1	1330, 05	chops, peelings, screenings, & skins) (report pomace in 1199.00).	Lbs.	None	10	-1	1
1245, 00 1246, 00	Soups (include vegetable, meat & fish soups).	Lbs.	None	15	1 1	1	1330. 98 1331. 00	Figs. Dried & evaporated fruits, n. e. s. Dates, fresh, dried or otherwise pre-	Lbs.	None None	10	1 1	1
1247. 00	Tomato paste & puree (include tomato sauce for cooking purposes) (report table sauces in	Lbs.	None	10	î	i		Canned fruits (report fruit pulp in 1350.03):					1
1248.00	1251.00). Tomato juice	Lbs.	None	10	1	1	1332, 00 1333, 00 1334, 00	Grapefruit Loganberries Other canned berries	Lbs.	None None None	1 1	1 1 1	1
1249, 10 1249, 30	Beans, string, or stringless.	Lbs.	None	10 10 10	1 1 1	1 1	1335.00 1336.00	Apples & apple sauce	Lbs.	None None	1 1	1 1	1 1
1249, 50 1249, 90	Spinach	Lbs. Lbs.	None	10	1	î	1340, 00 1341, 00 1342, 00	Apricots Cherries Prunes & plums	Lbs.	None None None	1 1	1 1	1
	sauerkraut) (report tomato paste & puree in 1247.00 & tomato juice in 1248.00):	LEREN	N. S.	- 1	H	331	1343.00 1344.00	Peaches Pears	Lbs.	None None	1 1 1	1 1	1 1
1249. 90 1249. 90	Pumpkin	Lbs.	None None	1 1	1 1	1	1345. 00 1346. 00	Pineapples. Fruits for salad (include fruit cocktail).	A Charles of	None None	1	1	î
1249. 90	n. e. s.		None	10	1	1	1347. 00 1349. 00	Canned fruits, n. e. s. Preserved fruits, jellies & jams (in-	Lbs.	None None	100	1 25	25
1250. 00 1251. 00	Pickles, cucumber Ketchup, chill sauce & other tomato table sauces (report tomato cooking sauces in 1247.00).	Lbs. Lbs.	None	10	1	1	1350. 03	clude maraschino cherries, mar- malades, & fruit butters). Fruit pulp (include pulp of berries, citrus & stone fruit).	Lbs.	None	100	25	25 25
	Mayonnaise & salad dressings	Lbs.	K	1 100	25	1	1350. 98	fruit preparations, n. e. s. (include glazed fruits & candied peels)	Lbs.	None	100	25	20
1 Tilliji	ted to \$1.00 for Argentina.						-	(report pectin in \$296.00).	9.5	10	100	100	

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Cour Gro	itry	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value 3 Cour Gro	try	CE
Dept Scher			Group	K	G+4	G-PO Valt	Dept. of C			Group	к	G+4	G-POST Value
- Jul	Nuts & preparations		1264				Torre	Sugar & related products—Continued	mikal y	D			
1374.00 1375.10 1375.50 1376.10	Apricot & peach pits & kernels Peauts, shelled Peanuts, not shelled	Lbs. Lbs. Lbs.	None None None None	100 1 1 100	25 1 1 25	25 1 1 25	1644. 00 1647. 00	Glucose—Continued. Dry Sirup (for table use) (include maple).	Lbs. Gals.	None None	100 100	25 25	25 25
1376, 50 1377, 10 1377, 50 1379, 68	Apricot & peach pits & kernels	Lbs. Lbs. Lbs. Lbs.	None None None None	100 100 100 100	1 25 25 25 25 25 25 25 25	25 25 25 25 25 25 25	1701.00	Beverages Malt extract & malt sirup, except medicated (include malt coloring) (report medicated in \$160.00).	Lbs.	None	100	25	25 -
1379. 05	Brazil or cream nuts (shelled or not shelled).	Lbs.	None	100	25 25	25 25	1702.00 1703.00	Malt liquors (include beer, ale, stout): In bottles In cans In other containers	Gals.	K K	100 100	25 25 25	25 25
1379. 07 1379. 95 1379. 95	Filberts (shelled or not shelled) Nuts & preparations, n. e. s.: Cashew nuts	Lbs.	None None	100	775	25 1	1704.00	Distilled spirits:	Gals. Pf. gal.	K	100		25 25
1379. 95 1379. 95 1379. 95	Peanut butter Other nuts & preparations, n. e. s Vegetable oils & fats, edible	Lbs. Lbs. Lbs.	None None None	10 1 100	25 1 1 25	25	1716.00 1719.00	Whisky Other distilled liquors & compounds containing spirits (include brandy, gin, cordials, liqueurs & bitters) (report alcohols in 8810.00-	Pf. gal. Pf. gals.	None K	25 100	25 25 25 25	25 25
1420.00	Coconut oil, refined (include solid- ified or hardened oil & coconut fat).	Lbs.	None	1	1	1	1750.00	8315.98). Wines	Gals.	K	100	25	25
1425. 00 1430. 00	ined or hardened oil & coconut lat). Cottonseed oil, refined (include Wesson oil & hydrogenated cot- tonseed oil). Soybean oil, refined (report lecithin-	Lbs.	None None	10	1	1	1761.00 1766.00	Mineral waters, natural & artificial. Sirups & flavors for beverages (include concentrated sirups) (report flavoring extracts in 8295.50 & 8295.50):	Gals.	KKK	100	25 25	25 25 25 25
100	refined soybean oil in 1259.98; crude soybean oil in 2249.12).		None	1	1	1	1766.00 1766.00	Pepsi-cola concentrate	Gals. Gals.	K K	100 100	25 25	25 25
1431, 00 1441, 00 1442, 00	Peanut oil Corn oil (include Mazola & Amaizo). Cocoa butter	Lbs. Lbs. Lbs.	None None	100	1 25 1	1 25	1772.00 1775.00	Fruit juices (concentrated included): Pineapple	Gals.	None None	1 1	1 1	1
1447. 00	Cooking fats, except lard (include Crisco, Snowdrift & all lard substitutes of animal or vegetable origin). Olive oil, edible	Lbs.	None	10	1	1	1776. 00 1779. 00	Fruit juices (concentrated mended): Pineapple Grapefruit Orange Fruit juices, n. e. s. (include grape juice, cider, citrus fruit juices) n. e. s., & mixed fruit juices) (report tomato juice in 1248.00). Beverages, n. e. s. (include soda water, ginger ale, sparkling water, onivinie tonic & other beverages)	Gals. Gals.	None None	1	1	1
1449, 02 449, 03	Palm & palm-kernel oil, edible or refined (all varieties).	Lbs. Lbs.	None None	1	1	1	1780, 00	(report tomato juice in 1248.00). Beverages, n. e. s. (include soda water, ginger ale, sparkling water.	Gals.	K	100	25	25
1449. 04 1449. 05 1449. 98	Rapeseed oil, refined	Lbs. Lbs. Lbs.	None None None	1 1 1	1 1	1 1 1		quinine tonic & other beverages) (report concentrated beverage sirups in 1766.00).					
E Se	Table beverage materials					a di		Rubber & manufactures, natural, allied					HE T
1501, 00 1502, 00 1503, 00	Cocoa beans Cocoa, powdered Chocolate, sweetened or unsweeten- ed (report candy in 1634.00).	Lbs. Lbs. Lbs.	None None None	1 10 10	1 1 1	1 1 1	2001. 00	gums, & synthetics Crude rubber & allied gums: Crude rubber (dry rubber content) (include Hevea, Caucho, Guay-	Lbs.	None	1	1	1
1505, 00 1511, 00 1512, 00	Tea. Coffee, green Coffee, roasted (include decaffeinat-	Lbs. Lbs. Lbs.	None K K	1 100 100	1 25 25	‡1 1	0001.00	ule, Para, smoked ribbed sheets, crepe rubber & milk or latex).	1000	None	1		
1513, 00 1513, 00 1513, 00	ed). Table beverage materials, n. e. s.: Coffee extracts & substitutes Other table beverages	Lbs.	K	100	25 25	1 25	2004. 00 2006. 00 2009. 01	Balata. Other (include Jelutong, Pontia- nak, gutta-percha & gutta-siak). Synthetic rubbers:	Lbs. Lbs.	None None	1	1	i
2020.00	Spices (include natural and imitation)	2200					2009. 01	Buna S copolymers of butadiene & styrene. Butyl copolymers of isobutylene &	Lbs.	None	1	1	1
1549. 01	Capsicum (ground or unground)	Lbs.	K	1 1	1	1 1	2009, 04	isoprene or other diolefins.	Lbs.	None	1	1	1
1549, 02 1549, 03 1549, 05	Cinnamon (ground or unground)	Lbs.	None None None	1 1	1	1	2009. 05	Neoprene polymers of choroprene Buna N copolymers of butadiene & aerylonitrile. Thiokol-organic polysulfides	Lbs.	None	1	1	1
1549, 07 1549, 11 1549, 15	Nutmegs, unground Pepper, unground Vanilla beans (ground or unground)	Lbs. Lbs. Lbs.	None None None	1 1 1	1 1 1	1 1	2009. 07	Thiokol-organic polysulfides Polysiobutylene-polymers of iso- butylene.	Lbs.	None	1	1	1
1549, 98 1549, 98 1549, 98	Spices, n. e. s. (report mustard sauces in 1252,98): Black pepper, ground Cloves, cracked or ground	Lbs.	None None	1 1	1 1	1 1	2009, 98 2011, 00 2012, 00	Synthetic rubbers, n. e. s. Rubber, reclaimed. Rubber scrap (report used casings averaging \$2 & over in 2060.00, 2062.00, 2064.00).	Lbs. Lbs.	None None	î	1	None
1549, 98 1549, 98 1549, 98	Cummin seeds Ginger, root, ground, or powdered Mace	Lbs. Lbs. Lbs.	None None None	1 1 1	1 1	1 1	2014. 00 2014. 00	Rubber cements: Rubber cements used solely as automotive repair & replacement	Gals.	None	1	1	1
1549, 98 1549, 98 1549, 98	Nutmegs, ground Tonka beans, ground or unground West India nutmegs, ground	Lbs. Lbs. Lbs.	None None None	1 1 1	1 1 1	1 1 1	2014.00	parts.	Gals. Sq. yds.	None None	1	1	1
1549. 98 1549. 98	Other spices, n. e. s	TODS!	None K	1	1	1	2016. 00	Other rubber cements. Rubberized automobile cloth (include rubber-coated & rubber-combined cloth). Rubberized piece goods & hospital	Sq. yds.		1	1	Ť
1619.10	Sugar & related products Sugar refined	Lbs.	None	1	1 1	-1	2017.00	Rubberized piece goods & hospital sheeting, n. e. s. (include raincoat, apron, crib, piano & organ bellows,					-
- 1619. 50 1629. 00	Sugar, refined. Sugar, raw (not processed for human consumption). Molasses	Lbs.	None	100	25	1 25		apron, crib, piano & organ bellows, backing, adhesive & typewriter cover; specify type) (report auto- mobile cloth in 2016.00).		-			
1634.00	Confectionery: Chocolate candy	Lbs.	None	10	1	1	2031. 00 2032. 00	Rubber shoes Canvas shoes with rubber soles	Prs.	None None None	1 1	1	1
1635.00 1637.00	Other candy Confections & deserts, n. c. s. (in-	Lbs. Lbs.	None None	10 10	1	1 1	2034, 00 2036, 00 2037, 00	Rubber soles	Doz. pr. Doz. pr.	None None	1	1	1 1
1639.00 1642.00	clude chocolate & vanilla pud- ding, flavoring sugar, etc.). Chewing gum.	Lbs.	None None	10 100	10 25	25 25	2038, 00 2039, 00	Rubber soling & toplift sheets Rubber gloves & mittens Druggists' rubber sundries (except	Lbs. Doz. pr.	None None	1	1	i
1643.00	Honey Glucose (report pharmaceutical des- trose (glucose) in 8135.98): Liquid (corn sirup) (report Karo &	Lbs.	None	100	25	25	2040. 00 2042. 00	surgeons' & household gloves): Water bottles & fountain syringes. Other druggists' rubber sundries (specify by name) (include rub-	Units	None None	1 1	1	1 1
‡A sir	other corn sirup specially pre- pared for table use in 1647.00).	n excess	of one-ha	ll pound	d is per	mitted	2043. 00	(specify by name) (include rub- ber sponges): Clothing of rubber or of rubberized cloth (include rubber aprons, baby pants, bibs, bathing suits, capes,	2001	None	1	1	1
ouce a I	nonth from one addressor to one addres	Sec III EII					И	raincoats, etc.).	1	1	1		

SCHEDULE OF COMMODITIES-Continued

				SCHE	DULE	OF CO:	MMODITIE	s—Continued					
Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV I Value I Cour Gro	Limits	G-POS'F Dollar Value Limits	Dept. of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV I Value I Coun Gro	Limits	G-POST Dollar Value Limits
Dept	A STATE OF THE PARTY OF		Group	K	G+4	G-P Va	Dept			Group	K	G+4	G-P Va
-							/				-		1
	Rubber & manufactures, natural, allied gums, & synthetics—Con.			PI-Y				Naval stores, gums & resins—Con. Naval stores—Continued.		753			
2045.00	Rubber balloons (include pilot or air- plane balloons, toy balloons & bal-	Gross	None	1	1	1	2118.00	Tar & pitch of wood (include "B wood rosin"):	200-			20.00	
2046, 00	loon novelties). Rubber toys & balls (report rubber		None	1	1	1	2118.00 2118.00	Brewers' pitch	Lbs.	None None	100 100 100	25 25	25 25
2047.00	dolls in 9400.00, golf balls in 9433.00 & tennis balls in 9434.00).	Doz.	None	1	1	ar Br	2118.00 2118.00 2118.00	Zopharlac burgundy pitch	Lbs. Lbs.	None None None	100 100 25	25 25 25 25 25	25 25 25 25 25 25 25 25
2048. 00 2049. 00	Rubber bands. Rubber erasers (specify type) (report	Lbs. Lbs.	None None	1	1	1 1	2125. 00	Other tar & pitch of wood. Tall oil (liquid sulfate wood resin) (report sulfite lignin liquor in 2999.98).	Lbs.	None	100	25	25
THE REAL PROPERTY.	pencil plugs in 2099.90). Hard rubber goods (except durggists'			111 - T			2180.00	Gums and resins, n. e. s.:	Lbs.	None	100	25 25	25 1
2053, 00	sundries): Electrical: Battery boxes (include composi-	Units	None	1	1	1	2186. 00 2189. 05	Shellac, bleached & unbleached (report varnish in 8442.10). Lac, crude, seed, button, & stick	Lbs.	K	100	25	1
2054. 00	other electrical hard rubber	Lbs.	None	1	1	1	2189, 09	Rosins, n. e. s. (include refined sui- fate wood rosin):	Lbs.	73.3	Est.	10 1	
	goods (include parts of battery boxes: specify by name).	The	******			14	2189, 09 2189, 09	Resin & rosin oil. Resin & rosin oil, refined or modified.	Lbs.	None None	100	*1 25	25
2058. 00	Combs, finished (report comb blanks in 2059.00).	Doz.	None	1	1	1	2189. 09 2189. 93	Other	Lbs.	K None	100	25	25 *1
+000.00	Other hard rubber goods (except electrical) (specify by name). Tires & inner tubes:		2,010			la cil	2189. 95	Natural gums & resins, refined or modified in condition (include					10,42
	Automobile casings (include re- treaded tires & used casings,			37			1392	Damar, Accroides, Gopal fos- sils, Copal, Elemi, Mastic,		1	Tab.		
	averaging \$2 & over each) (re- port used ensings averaging less than \$2 each in 2012.00);						2189, 95	Sandarae, etc.): Carob bean gum, refined or modified.	Lbs.	K	100	25	1
2060.00 2062.00	Other automobile casings	Units Units	None None	1	1	1 1	2189.95	Copal fossils, Boea, Congo, & Kauri.	Lbs.	None	1	1	1
2063.00	Automobile inner tubes (truck and bus included).	Units	None	1	1	1	2189, 95 2189, 95 2189, 95	Copal Pontlanak		None None None	1 1	1 1	1
2064. 00	Other casings & inner tubes (in- clude bicycle, motorcycle, air- plane, tractor & farm implement;	Units	None	1	*		2189. 95	Damar gum. Lechi caspi gum, refined or modi- fied.	Lbs.	None	*1	*1	*i
	specify kind). Solid tires:					8.00	2189. 95 2189. 95	Mastic gum	Lbs.	None None	1	1	1
2066, 00 2067, 00	For automobiles & trucks Other (specify kind)	Units Lbs.	None None	1	1	1	2189. 95 2189. 95	Other natural gums & resins, re- fined or modified in condition.	Lbs. Lbs.	None	100	*1 25	25
2069, 05 2069, 98	Tire sundries & repair materials: Camelback Other	Lbs. Lbs.	None None	1 1	1 1	-1 1	2189. 98	Natural gums and resins, crude (include rosin or resin oil) (re-	E MADE		PUTE Section		E STATE OF THE STA
2084.00	Rubber & friction tape (report med- icated in 8150.00).	Lbs.	None	1	1	1	A100 00	port synthetic gums & resins in 8251.00-8258.98):	73.0	Name	100	25	25
2085, 00	Rubber & balata belts & belting: Fan belts for automobiles.	Lbs.	None None	1 1	- 1	1	2189. 98 2189. 98 2189. 98	Acacia gum, crude Manna flakes Other natural gums & resins,	Lbs. Lbs. Lbs.	None None None	100	25 *1	25 *1
2086.00	Other rubber & balata belts & belt- ing (specify use). Rubber hose & tubing:	1105.	14006	12.50			2.00.10	crude,					THE STATE OF
2087, 00 2088, 00	Other hose & tubing:	Lbs.	None	1	1	1	2201.00	Drugs, herbs, leaves, & roots, crude ‡	Lbs.	None	*100	*25	*1
2088. 00	Used solely as automotive repair & replacement part. Hose, fire or related products	Lbs.	None	1 1	1	1	2205. 00 2206. 00	Cascara bark Ginseng Mandrake root (mayapple root or	Lbs.	None None	*100	*25 25	*25 25
2088, 00 2088, 00 2093, 00	Other hose & tubing	Lbs.	None None	1 1	1	1	2209.04	podophyllum). Cinchona bark	Lbs.	None	None		None
2094.00	Rubber packing Mats, matting, flooring, & tiling Rubber thread:	1	None	1	1	1	2209, 11 2209, 19 2209, 88	Hyoscyamus (henbane) Pyrethrum or insect flowers Crude drugs, herbs, leaves, & roots,	Lbs.	None None	*100	*25	1
2095, 10 2095, 20 2096, 00	Bare or uncovered	Lbs. Lbs.	None None None	1 1	1 1	1 1	2209. 88	n. e. s.: A conite leaves & roots	Lbs.	None	*100	*25	*25
2098. 00	Latex or other forms of rubber com- paunded or processed for use in fur-	Lbs.	None	î	î	î	2209. 88	Arnica flowers, leaves, or root, whole, granulated, or powdered. Balladonna leaves & root.	Lbs.	None	*100	*25	*25
	ther manufacture (include rubber sheets, compounded, or processed, & masterbatch)/		ILES S			1	2209. 88 2209. 88 2209. 88	Colchicum roots & seeds	Lbs.	None K	100	*1	*1 25
2099, 90	Natural and synthetic rubber manu- factures, n. e. s. (specify by name,		None	1	1	1	2209. 88	powder & root extract. Derris or tuba root, root powder, &	Lbs.	None	1	1	1
	include pencil plugs).			1	18	1	2209, 88 2209, 88	root extract. Digitalis seed	Lbs.	None None	None	None	*1
	Naval stores, gums & resins Naval stores:	# -	-	1		FEE	2209, 88 2209, 88 2209, 88	Ipecae root	Lbs.	None None	*100	*1	*1
2110.00	Gum rosin (bbl. 500 lbs. gross	Lbs.	None	100	25	25	2209. 88 2209. 88	Psyllium seeds	Lbs.	None None	1 1	1 1 *25	1 1 *25
2111.00	Wood rosin (bbl. 500 lbs. gross weight) (report "B wood rosin"			1 30		-	2209. 88 2209. 88	Stramonium or jimson weed, dried	Lbs. Lbs.	None None	*100 100	25	25
2111.00 2111.00	in 2118.00): Polypale resin, staybelite resin_ Other wood resins	Lbs.	K None	100	25 25	25 25	2209. 88	leaves & flowering tops. Other crude drugs, herbs, leaves & roots.	Lbs.	None	100	25	25
2114. 00 2114. 00	Gum spirits of turpentine: Essencia trementia, gum derived	Gals.	None	25	25	25		Oilseeds †	SILE			1	1
2114. 00 2115. 10	Other gum spirits of turpentine Wood turpentine:	Gals.	K	100	25 25	25 25	2210.00 2220.01	Soybeans, except canned		None None	100	25	25 1
2115. 10 2115. 10 2116. 10	Essencia trementia, wood derived Other wood turpentine Other terpene hydrocarbons de-	Gals. Gals. Gals.	None K	100	25	25	2220, 02 2220, 02	Cottonseed: For planting	Lbs.	17	100	25	25
2116. 10	rived from naval stores:	Gals.	K	100	25	25	2220. 02 2220. 03	Other Flaxseed		None None	100	25 25	25 25
2116. 10 2116. 10	Other terpene hydrocarbons de-	Gals.	None None	100 25	25 25	25 25	2220. 20	Hemp, perilia, poppy, rape, & sun- flower seeds & palm nuts & palm kernels, (all varieties):	5.11	1	-	1	
2117. 10	rived from naval stores. Pine oil, pine oil products and derivatives.	Gals.	None	25	25	25	2220. 20 2220. 20	Cohune nuts & kernels Hemp	LDS.	None None		None None	None None
tPhar	maceutical natural products may not	be export	ted to E	ire or T	urkey	under	2220. 20	Perilla	Lbs.	None	1	1	1

tPharmaceutical natural products may not be exported to Eire or Turkey under CPOST in any amount.

Dept. of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun- try	GLV Value Cour Gro	Limits ntry	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lic. Coun-	GLV Value Cour Gro	Limits	Lin
Dept			Group	K	G+4	G-PO Vali	Dept. of C			Group	K	G+4	G-POST Value
	Oilseeds—Continued			in it			#81	Seeds, except oilseeds—Continued		W Une			
2220.20 2220.20	Hemp, perills, poppy, etc.—Con.	Lbs.	None	100	95	25	2406, 00	Grass and field seeds—Continued.	***	-			
2220, 20 2220, 20	Rana	The	None None	1 100	25 1 25	1 25	2407. 00 2408. 60	Kentucky bluegrass	Lbs. Lbs. Lbs.	None	1	1	1
2220. 20 2220. 30	Sunflower seed Palm nuts & kernels Copra	Lbs. Lbs.	None None	100	1 25 25 25	1 25	2419. 10 2419. 20	Red top	Lbs. Lbs.	None None None	1	1	i
2220. 98	Other oilseeds:	Lbs.	None	100	25	25	2419.30	Orchard grass seed Fescue grass seed (include tall, meadow sheep, & red). Other grass seeds:	Lbs.	None	î	î	î
	Vegetable oils & fats, inedible	1000					2419. 50 2419. 50	Bania	Lbs.	None	1	1	1
2230. 00	Expressed oils (except essential), & fats, inedible:	Lbs.	Mona	.			2419.50 2419.50	Bluegrass, bulbous	Lbs. Lbs.	None None	1	1	1
2231, 00 2232, 00	Coconut oil, crude	Lbs.	None None	1 1 10	1 1	1 1 1	2419. 50 2419. 50 2419. 50	Bluegrass, Canada Bluegrass, Sanbury Bluestem, little	Lbs. Lbs. Lbs.	None None	1	1	1
2248.01	Fatty acids of vegetable origin Vegetable oil foots:	Lbs.	None	1	î	î	2419.50 2419.50	Bromus millis	Lbs. Lbs.	None K None	1	1	1
2248. 03 2248. 05	Olive off	Lbs. Lbs.	None None	1 1 1	1 1	1 1	2419. 50 2419. 50	Buffalo grass	Lbs.	None None	î	1	î
2248. 98	Vegetable soap stock (include vege- table tallow if used for soap	Lbs.	None	1	1	1	2419. 50 2419. 50	Carnet grass	Lbs. Lbs.	None None	1	1	1
2249. 01 2249. 02	castor oil, commercial	Lbs.	None	1	1	1	2419. 50 2419. 50	Dallis grass. Dropseed Oatgrass, tall	Lbs. Lbs.	None None	1	1	1
2249. 03 2249. 04	Corn oil, crude Peanut oil, crude Perilla oil, inedible	Lbs. Lbs. Lbs.	None None None	1 1 1 1	1	1 1	2419. 50 2419. 50 2419. 50	Ryegrass, common Ryegrass, perennial Sacaton alkali	Lbs.	None None	1	1	1
2249. 06 2249. 10	Perilla oil, inedible	Lbs. Lbs.	None None	1	1	1	2419.50 2419.50	Sudan grass	Lbs. Lbs. Lbs.	None None K	1	1	1
2249. 12	Tung oil. Soybean oil, crude (see 1259.98 & 1430.00). Olive oil, inedible, except sulfured	Lbs.	None	10	1	1	2419. 50 2419. 50	Sudan grass Wheatgrass, crested Wheatgrass, slender Wheatgrass, Western All other grass seeds	Lbs. Lbs.	None None	1	1	1
2249. 15 2249. 25	or foots.	Lbs.	None	1	1	1	2419.50 2419.90	All other grass seeds	Lbs.	None	1	1	1
2249. 20	Palm & palm-kernel oil, crude (all varieties). Sunflower seed oil, inedible	Lbs.	None	1	1	1	2419. 90 2419. 90 2419. 90	Field seeds, n. e. s.: Grama, blue Grama, side oats. Millet	Lbs.	None None	1	1	1
2249. 98	Other expressed oils (except essential), & fats, inedible:	120,	None				2419. 90 2419. 90	SorghumVetch	Lbs. Lbs. Lbs.	None K None	11	1	1
2249. 98 2249. 98	Cashew nutshell oil	Lbs. Lbs.	None None	*1	*1	*1	2419.90 2467.00	All other field seeds	Lbs. Lbs.	None K	100	1 25	1 25
2249. 98 2249. 98	Mahwah oil, natural Other expressed oils (except es- sential), & fats, inedible.	Lbs. Lbs.	None None	100	25 1	25	2468. 50	Vegetable seeds: Carrot seeds	Lbs.	KK	15	15	1
	Essential oils, natural, distilled or ex-		To The Control of the				2468. 91 2468. 92	Beet seed, except sugar beet seed Onion seed	Lbs.	K	15 15	15 15	1
9268, 00 2269, 00	pressed included: Peppermint	Lbs. Lbs.	None None	100	1 25	1 25	2468. 93 2468. 94 2468. 95	Rutabaga & turnip seed	Lbs. Lbs. Lbs.	K	- 15	15	1
2271.00 2271.00	Citrus oils:	Lbs.	None	100	No.	95	2468, 96 2468, 98	Spinach seed. Sweet corn seed. Vegetable seeds, n. e. s.:	Lbs.	K	15 15	15 15	1
2271.00 2279.03	Other citrus oils	Lbs. Lbs.	K None	100	25 25 25	25 25 25 25	2468. 98 2468. 98	Anise Artichoke	Lbs. Lbs.	K	15 15	15 15	1
2279. 05 2279. 98	Other essential oils, natural (dis-	Lbs.	None	100	25	25	2468. 98 2468. 98	Asparagus Beet, mangel	Lbs. Lbs.	K	15 15	15 15	1
2279. 98 2279. 98	tilled or expressed included): Neroli oil, natural Other essential oils, natural (in-	Lbs.	K None	100	25 25	25 25	2468. 98 2468. 98 2468. 98	Brussels sprouts	Lbs.	KKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKK	15 15	15	1
2279. 98	clude hop aroma).	Lbs.	K	100	25	25	2468. 98 2468. 98	Cardoon	Lbs. Lbs. Lbs.	K	15 15 15	15 15 15	1
2280.00	clude hop aroma). Petitgrain oil. Blended, compounded, or mixed perfume-flavor oils (report synthetic aromatic compounds in	200		100	-		2468. 98 2468. 98	Celery	Lbs. Lbs.	K	-15	15 15	î
220000	8061.30 and 8061.90).		SED YE			77	2468. 98 2468, 98	Chicory	Lbs. Lbs.	K	15 15 15	15 15	1
2280, 00 2280, 00	Appleblossom oil	Lbs. Lbs.	None None	100 100 100	25 25 25	25 25	2468, 98 2468, 98	Cucumber	Lbs.	K	15 15	15 15	1
2280.00	Other blended, compounded, or mixed perfume flavor oils, except	Lbs.	K	100	25	25	2468, 98 2468, 98	Eggplant	Lbs. Lbs.	KKKK	15 15	15 15	1
	synthetic aromatic compounds. Vegetable dyeing & tanning extracts			JUNE DE			2468. 98 2468. 98 2468. 98	Herbs Kohlrabi Leek	Lbs. Lbs.	K	15 15 15	15 15 15	1
2311.00	Logwood extract (include hematine	Lbs.	K	100	25	25	2468. 98 2468. 98	Lettuce Muskmelon	Lbs. Lbs.	K K K	15	15	1
2331.00	crystals). Chestnut extract	Lbs.	None	- 25	25	25	2468, 98 2468, 98	Mustard, Okra	Lbs.	K	15 15	15 15	1
2339. 05 2339. 98	Quebracho extract Other vegetable dyeing & tanning	Lbs.	None	1	1	1	2468, 98 2468, 98	Parsely Parsnip	Lbs.	K	15 15	15 15	1
	extracts (include osage, querel- tron, & spruce extract) (report crude materials in 2999.95 & tan-	S-XII	III RIU			-	2468, 98 2468, 98 2468, 98	Pepper Pumpkin Rhubarb	Lbs.	KKK	15 18	15 15	1
	ning specialty compounds in 8239.01 & 8239.98):						2468. 98 2468. 98	Salsify Squash	Lbs. Lbs. Lbs.	K K	15 15 15	15 15 15	1
2339. 98 2339. 98	Divi divi tanning extract	Lbs. Lbs.	None None	25 25	25 25	25 25	2468, 98 2468, 98	Tomato Upland Cress	Lbs. Lbs.	K	15 15	15 15	1
2339. 98 2339. 98	Mimosa tanning extract	Lbs. Lbs.	None None	25 25 25 25 25 25 25	25 25	25 25 25 25 25 25 25 25	2468. 98 2468. 98	Watermelon Watercress Other vegetable seeds, n. c. s.:	Lbs.	K K K	15 15	15 15	1
2339, 98 2839, 98	Qak bark tanning extract Wattle tanning extract	Lbs.	None	25 25 100	25 25 25 25 25 25 25 25 25	25 25	2468. 98 2475. 00	Seeds, except oilseeds, n. e. s	Lbs. Lbs.	The same	15	15	1
2839, 98	Other	Lbs.	K	100	20	25	2475. 00 2475. 00	Other seeds, except oilseeds	Lbs. Lbs.	K	15	15	1
2 2 30	Grass and field seeds:							Nursery & greenhouse stock	metra s		des		
2401, 00 2402, 00	Alfalfa Red clover Alsike clover seed	Lbs. Lbs.	None None	1	1 1	1 1	2535. 00	Flowers & foliage, cut, fresh, & pre-		K	100	25	25
2403, 00 2404, 00 2404, 00	Other clover:	100000	None	1	1	-	2599.05	served. Bulbs, roots, corms, plants & seedlings. Nursery and greenhouse stock, n. e. s.		K	100	25	25
2404, 00	Lespedeza seed (Korean) Other clover	Lbs. Lbs.	None	1	i	1	2599. 98	Nursery and greenhouse stock, n. e. s. (include fruit-tree stocks & cuttings).		K	100	25	25

f Comm. ule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Cour Gro	imits	G-POST Dollar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lie. Coun- try	GLV I Value I Cour Gro	imits	G-POST Dollar Value Limits
Dept. of C Schedule			Group	K	G+4	G-POs Valu	Dept. of C			Group	K	G+4	G-PO Vali
	Tobacco & manufactures	La Contraction						Miscellaneous vegetable products, inedible—Continued					
2601, 10	Tobacco, unmanufactured: Leaf tobacco: Leaf tobacco, flue-cured unstem-	-35						Inedible vegetable products, n. e.s.— Continued.		None	1	1	
2601, 10 2601, 10	med: Bright flue cured Other	Lbs.	None None	1000 100	1 25	1 25,	2999, 98	vegetable glue products (liquid	11111	None	广		
2601, 50 2601, 50 2601, 50	Leaf tobacco, flue-cured stemmed: Bright flue cured Other	Lbs.	None None	1000	1	1 25	3	dextrine (report dry vegetable paste, white paste & dry vege- table glue containing 50% or				STATE OF	C COL
2602, 00 2603, 00	Burley Dark-fired Kentucky & Tennes- see,	Lbs.	None None	100 100	25 25 25 25	25 25	2999.98	more dextrine under 8233.00). Other vegetable products, inedibel, n. e. s.		K	100	25	25
2604, 00 2605, 00	Dark Virginia	Lbs. Lbs.	None None	100 100 100	25 25 25 25 25 25	25 25 25 25		Cotton, unmanufactured	2002				S. Cont.
2606, 00 2607, 00 2608, 00	Green River One sucker leaf tobacco Black fat, waterbaier, & dark	Lbs. Lbs. Lbs.	None None None	100	25 25 25	25 25	3000. 95	Raw cotton, except linters: American Egyptian (Pima) & Sea Island.	Lbs.	None	100	25	25
2611. 09 2613. 00	African. Cigar leaf. Perique tobacco:	Lbs.	None	100	25	25	3000.06	American Egyptian (Pima) & Sea	Bales	None	100	25 25	25 25
2613. 00 2613. 00 2615. 00	Bright flue curedOther. Foreign leaf, re-exported:	Lbs. Lbs.	None None	1000	25	1 25	3002, 05	Upland, staple length 1½" & over (U. S. official standard). Upland, staple length 1½" & over	Lbs. Bales	K	100	25	25
2615, 00 2615, 00	Bright flue curedOther. Tobacco trimmings and scrap (sift-	Lbs. Lbs. Lb.	None None None	1000 100 100	1 25 25	25 25 25	3003, 01	(U. S. official standard) (quan-	Lbs.	•K	100	25	25
2617, 50 2623, 50	ings and cigar cuttings included). Chewing tobacco and snuff	Lb.	None	100	25 25	25 25	3003. 02	Upland, staple length 11/6" up to but not including 13/8" (U. S. official standard).	Bales	K	100	25	25
2618. 00	Tobacco stems Tobacco manufactures: Cigars & cheroots	Lbs.	None	100	I Page	1000		Upland, staple length 11/6" up to but not including 11/8" (U. S. official standard) (quantity only) Upland, staple length under 11/6"	Lbs.	K	100	25	25
2622, 00 2625, 00 2629, 50	Smoking tobacco in packages Smoking tobacco in bulk	M Lb. Lbs.	None None None	100 100 100	25 25 25 25 25	25 25 25 25 25 25	3003. 05 3003. 06	Upland, staple length under 11/6"	Bales	K	100	25	25
	Miscellaneous vegetable products, inedible							(U. S. official standard (quantity only). Linters:	The	None	100	25	25
2811.00	Starch: Cornstarch & corn flour (include edible):		E INTE			1	3004.00	Grades 1 to 8, inclusive (U. S. offi- cial standard) (include cotton- seed hull fiber & motes).	Lbs.		100		25
2811. 00 2811. 00 2813. 00	Other cornstarch & corn flour Other starch, edible included:	Lbs. Lbs.	K None	100	25 25	25 25	3004. 01	Grades 1 to 8, inclusive (U. S. offi- cial standard) (include cotton- seed hull fiber & motes) (quan-	Bales	None	100	20	20
2813. 00 2813. 00 2931. 00	Vegetable stabilizer for cheese Other	Lbs.	K None K	100 100 100	25 25 25 25 25	25 25 25 25 25		tity only).			18		773
2935. 00 2951. 00	Brooms. Hops (report hop aroma in 2279.98) Vegetable tallow & wax (report vege-	Doz. Lbs.	K None	100	25 1	25 1	3006.00	Cotton semimanufactures Cotton pulp (include cottonseed hull	Lbs	None	100	25	1
2999. 05	table tallow for soap stock in 2248.98):	Lbs.	None	1		1	3008.00	shavings pulp, cotton pulpboard & bleached & purified linters). Cotton rags, except paper stock	Lbs.	None	100	25	1
2999, 05 2999, 05 2999, 05	Bayberry wax Candelilla wax Carnauba wax	Lbs.	None None	1 1	1 1	1	3009. 00	Cotton, batting, unglazed wadding, carded cotton & roving (include upholstery stuffing) (report glaz-				Pal	The state of
2999, 05 2999, 05 2999, 05	Fiber wax Flax wax	Lbs.	None None None	1	1	1	3009.00	ed wadding in 3199.00): Batting, unglazed wadding, earded	Lbs.	K	100	25	25
2999, 05 2999, 05 2999, 05	Japan wax Ouricury Rose	Lbs.	None None	100	1		3009.00	cotton. Roving. Cotton mill waste:	1-35	None	100		
2999, 05 2999, 06 2999, 05	Sugar Tallow	Lbs.	None None None	1 1		1 1	3010. 30	Cotton hard wastes of yarns & threads, including wipings. Cotton card strips	The second	None	100	25	25
2999. 05 2999. 91	Tea. Vegetable tallow & wax, other Hop extract:	Lbs.	None	1		1	3010. 50 3010. 60	Other soft wastes (include fly, laps, neps, willowed, sweepings,	Lbs.	None	100	25	25
2999, 91 2999, 91 2999, 93	Concentrated hopsOther Vegetable ivory or tagua nuts Dyeing & Tanning materials, crude:	LDS.	None None	100	1	1		vacuum, blower & roving waste): Willowed picker cotton		None	100	25	1
2999, 95 2999, 95 2999, 95	Dyeing & Tanning materials, crude: Divi, divi, crude		None None None	25 25	25 25	25 25	3010. 60 3010. 60	Other	Lbs.	None	100	25	The state of
2999, 95 2999, 95 2999, 95	Myrobalans fruit, crude		None None None	25 25 25 25 25 25 25	25 25 25 25 25 25 25 25 25 25	25 25 25 25 25 25 25 25 25 25	3011. 10	Carded yarn, gray (include "double-carded" & "super card- ed") (report tire cord in 3017.00). Carded yarn, bleached, colored &	Lbs.	None			
2999, 95 2999, 95	Other		None K	25 100	25 25	25 25	3011, 20	Carded yarn, bleached, colored & novelty (include chenille yarn). Mercerized, all kinds	Lbs.	None	-	1	1
2999, 98	cake, pressed cake, waste &		Value			187	3013. 10 3013. 20	Combed, not finished or mercerized Combed, finished, except mercer- ized (include gassed, tinted,	LDS.	None None	25	25 25	1
2999, 98 2999, 98	Agar agar Algin		None K	*100 100	*25 25	*25 25		bleached & dyed).		4			
2999, 98 2999, 98 2999, 98	Almond hull pulp, ground		K K None	100 100 100	25 25 25	25 25 25		Cotton manufactures Cotton thread, twine, cordage & rope			0.0	0.5	25
2999, 98 2999, 98 2999, 98	Cottonseed out pitch & on waste		None K	100 100 100	28	*25 25 25 26 26 26 27 28 28 28	3015. 00 3016. 00	cotton.	25	None	25	25	25
2999. 98							3017, 00		Lbs.	None	28		0.5
2999, 98 2999, 98 2999, 98	Lignin liquor. Soybean flour, inedible		K None	100	25 25	25 25 25 25 25 25 25 25	3018. 00	Twine, rope & cordage (except tire cord) (include solid braided cord	S .	None	2	25	25
2999, 98 2999, 98	Tobacco, unfit for domestic use		None	100	20	25	#_=	& fishline) (report fishing lines ready for use in 9422.00 & 9849.00)	1	1		1	1

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Dept of Comm. Schedule B No.			Gen. Lic.	Value	Limits ntry	G-POST Dolla	Comm B No.			Gen. Lie.	Value Cour	Limits	G-POST Dolls Value Limits
t of	Commodity	Unit	Coun- try	Gro	oup	Net I	Dept. of C	Commodity	Unit	Coun- try	Gro	up	ST ine L
Dep			Group	K	G+4	G-P Vs	Dept			Group	K	Q+4	G-P(
	Cotton manufactures—Continued	Tarre	4					Cotton manufactures-Continued	STATE OF THE PARTY OF		10128		
	Cotton cloth, duck & tire fabric: Unbleached (gray) cloth:	-		100		PEN.		Fine goods & combed cotton fabrics— Continued.		But	1		
3020.00	Tire fabrics: Cord tire fabric (report tire cord	Sq. yds.	None	25	25	25	3074.00	Combed & carded goods, n. e. s. (include madras).	Sq.yds.	None	25	25	25
3021.00	Other tire fabrics	Sq. yds.	None	25	25	25	3076.00	Cotton & wool mixtures (cotton chief value 80-80% cotton by	Sq.yds.	None	25	25	25
3023. 00	Heavy filter cloth, hose & belt- ing duck (report narrow duck under 12" & machinery belt- ing in 314.00)	Sq. yds.	None	25	- 25	. 1	3079, 00	weight). Cotton & rayon mixtures (cotton chief value) (report cotton & silk mixtures in 3061.00, 3067.00-	Sq.yds.	None	25	25	25
3025, 00	Ounce duck (include Army duck).	Sq. yds.	None	25	25	ī	3080. 00	3074.00). Other cotton fabrics:	The	None	.05	or	or
3026 00	Numbered, biscuit & naught duck (mclude paper dryer).	Sq. yds.	None	25	25	1	3082, 00	Knit fabric in the piece (include beef clothing). Table damask in the piece	Lbs. Sq. yds.	None	25 25	25 25	25
The Marie	Cotton cloth (gray), medium & coarse yarn fabrics:		To H			Til.	3084. 00	Tapestry & other upholstery & drapery materials, Jacquard &	Sq. yds.	None	25	25	25
3031, 10 3031, 20	40" wide & narrower: Drills, twills & warp sateens.	Sq. yds.	None	25 25	25 25	25 25		dobby-woven (report plain- woven in specific classes & pile	THE R		+		
3033. 10	Sheetings. Wider than 40": Drills, twills & warp sateens.	Sq. yds.	None		25	Carlotte .	3087. 00 3088. 00	fabrics in 3087.00 & 3088.00). Plushes. Other pile fabrics (include velvet-	Sq. yds. Sq. yds.	None None	25 25	25 25	25 25
3033, 20 3034, 00	Osnaburgs, all widths (report	Sq. yds. Sq. yds.	None None	25 25 25	25 25	25 25 25	3089. 50	eens, corduroys & terry fabrics). Cotton remnants & fabrics, n. e. s.,	Lbs.	None	25	25	25
100	bleached in 3042.10, 3046.10; printed & dyed in 3042.20,					160		sold by the pound (include mill- ends & short pieces of less than	No. II		100		
	3043.00 & 3047.10 according to type & width). Printcloth yarn (gray) fabrics, all							10 yards) (report pieces of 10 yards or over in respective classes, rags in 3008.00, duck in 3023.00-	-Xmh-				
3036.00	Widths: Tobacco & cheese cloth, 36 x 32	Sq. yds.	None	25	25	25		3026.00, paper-felts in 3026.00 & laundry-padding in 3055.90 when		2	1		
3037, 00	Other printeloth yarn fabric	Sq. yds.	None	25	25	25		3026.00, paper-felts in 3026.00 & laundry-padding in 3055.90 when sold in full pieces on the pound price basis).	100		100		
3039. 00	count). Gray cloth, n. e. s. (include un-	Sq. yds.	None	25	25	25	3090.00	Cotton wearing apparel: Handkerchiefs Gloves, cotton (woven or knit):	Doz.	None	25	25	25
	bleached (gray) cantons). Finished cloth, bleached, dyed,	oq. yas.	21000			20	3091, 10	Work gloves, mitts, & gauntlets, fabric (include reinforced	Doz. prs.	None	25	25	25
	printed, stiffened or other- wise converted & colored					1	3091. 20	Dress & all other (include chil-	Doz.	None	-25	25	25
4-110	yarn fabrics: 40" wide & narrower: Drills, twills & warp sateens:							dren's mittens of cotton). Knit goods: Hosiery:	prs.				
3040. 00 3041. 10	Bleached Dyed in the piece (include	Sq. yds. Sq. yds.	None None	25 25	25 25	25 25	3093.00	Women's	Doz.	None	25	25	1
3041. 20	Printed (include printed tick-		None	25	25	25	3094, 00	Children's	Doz.	None	25	25	1
3042. 10	ing (Stifel)). Sheeting: Bleached	Sq. yds.	None	25	25	25	3095. 00	Men's	Doz. prs.	None	25	25	- 1
3042. 20 3043. 00	Dyed in the piece	Sq. yds.	None None	25 25	25 25	25 25 25	3096, 00 3097, 00	Men's & boys'	Doz. Doz.	None None	25 25 25 25	25 25 25 25	1 1
3045, 10	Wider than 40": Drills, twills & warp sateens	Sq. yds.	None	25	25	25	3098, 00	Nightwear, knit, women's & children's (include balbriggan	Units	None	25	25	-1
3046.10 3047.10	Sheeting: Bleached Dyed & printed (include	Sq. yds. Sq. yds.	None None	25 25	25 25	25 25	3099, 10	pajamas & Dentons). Outerwear, knit: Men's & boys' sweaters, Jersey	Units	None	25	25	-1
	wide cretonnes). Printeloth yarn fabrics (all	54,725		1,070			3099, 50	pullovers & sweatshirts. Women's & children's sweaters	Units	None	25	25	1
3048, 00	widths): Carded broadcloth:	Sq.yds.	None	25	25	25	3099. 90	& shawls. Knit apparel, n. e. s. (except men's) (include knit dresses)	Units	None	25	25	1
3049. 10 3049. 20	Dyed in the piece Printed.	Sq.yds. Sq.yds.	None	25 25 25 25	25 25 25 25	25 25 25 25		(report knit headwear in 3957.00).	The same	Gill			Jan .
3050, 00	Cheese cloth & gauze, bleached or dyed (full pieces) (report	Sq.yds.	None	25	25	25	3113. 00	Garments of woven fabrics: Men's & boys' jackets & wind-	Units	None	25	25	25
3051, 10	medicinal gauze in 3980.00). Printcloth: Bleached	Sq.yds.	None	95	25	95	3114.00	breakers. Overalls, breeches, pants, aprons, & men's work clothing, n. e. s.	Doz.	None	25	25	25
3052, 10 3052, 20	Printed Printed	Sq.yds. Sq.yds.	None None	25 25 25	25 25 25	25 25 25	SHEET	(include institutional uni- forms) (report shirts in 3117.10).	1				- 10
3055, 10	Napped fabrics: Cotton fiannels, bleached or col-	Sq.yds.	None	25	25	25	3115.00 3116.10	Nightwear, men's & boys' Underwear, men's & boys'	Doz.	None None	25 25 25 25 25	25 25 25 25 25	25 25 25 25 25
3055, 90	ored (include shaker, domet, canton & outing). Other napped fabrics in the piece	Sq.yds.	None	25	25	25	3117. 10 3117. 20	Work shirts Other men's & boys' shirts (except knit)	Doz. Doz.	None None	25 25	25	25
CONTRACTOR OF THE PARTY OF THE	(include moleskin, blanketing & padding).	House a section	1 2 1				3120.00	cept knit). Men's and boys', clothing of woven fabrics, n. e. s.	Doz.	None	25	25	25
3057. 00 3058. 00	Colored yarn fabrics:	Sq.yds. Sq.yds.	None	25 25	25 25	25 25	3122, 00	Women's dresses & ensembles (include eyelet, velveteen &	Units	None	25	25	1
	ades (include "Palmer" napped trousering & "drill").	eq.yus.	None	20	20	40	3124.00	lace) (one, two, & three piece as one unit). Women's & children's under-	Doz.	None	25	25	1
3060, 00	Suitings, twill-coverts, cotton- ades (include "Palmer" napped trousering & "drill"). Chambrays, cheviots & shirtings (include plain weave covert).	Sq.yds.	None	25	25	25		Women's & children's under- wear & nightwear, not knit (include diapers).	Land I			10 10 20	
3061.00	s. (include seersucker & tick-	Sq.yds.	None	25	25	25	3127. 00 3129. 00	Children's outerwear, not knit Women's & children's apparel of woven fabrics, n. e. s. (include	Doz.	None None	25 25	25 25	25 25
3062, 00	ings, n. e. s.). Colored duck & awning materials (include bleached, dyed, sten-	Sq.yds.	None	25	25	1	154 16	blouses, skirts, bathrobes, uniforms & washable apparel,		A POLICE		9	
	duck, & woven awning stripes).	a little		E by	118	7		n. e. s.). Cotton narrow fabrics, non-elastic,	TRACE				
	Fine goods & combed cotton fabrics (bleached, dyed, printed, flock-	TOOL I		ability !	er All		3140. 00	12" & narrower: Woven belting for machinery (in-	A STATE		The Party	S EU	
3067.00	dot or clipped): Voiles, organdies, lawns & batiste, combed.	Sq.yds.	None	28	25	25	3140. 00	clude duck woven 12" & nar- rower): Brown's canvas belts, endless,	Lbs.	None	100	25	25
3070, 00 3073, 00	Piques, combed Marquisettes, combed	Sq.yds. Sq.yds.	None None	25 25	25 25	25 25	-	woven cotton nonelastic, not over 12 inches wide.	The state of				100

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV D Value I Coun Grot	imits	G-POST Dollar Value Limits	of Comm. Iule B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV I Value I Coun Gro	imits	ST Dollar ue Limits
Dept			try Group	K	G+4	G-PO Valt	Dept. Schedi			Group	К	G+4	G-PO Vali
	Cotton manufactures-Continued		-	100				Vegetable fibers & manufactures—Con.					
	Cotton, narrow fabries, etc.—Con. Woven belting for machinery—Con.			Mille		See .	3229. 98 3399. 16	Other jute manufactures Flax (linen) fabrics, wide and narrow.	Lbs. Lbs.	None None	100 100	25 25	25 25
3140.00	Fan belt tape, cotton nonelastic, not over 12 inches wide.	Lbs.	K	100	25	25	3399. 35 3899. 88	Handkerchiefs, linen	Units Lbs.	None None	100 100	25 25	25 1
3140.00	Other woven belting for ma- chinery.	Lbs.	None	25	25	1	a di	manufactures, n. e. s. (except twine & cordage, flax fabrics & handkerchiefs).			35		100
3160. 00	Braids, ribbons, trimmings, bindings, lacings, tape-labels, & webbing (include tastes & ribbonzine) (report elastic in 3988.00 & 3990.00; laces in						3411.00 3414.00 3419.01	Cordage, except of cotton or jute: Binder twine Manila cordage Flax twine & cordage	Lbs. Lbs. Lbs.	None None None	25 1 25	25 1 25	25. 1 1
3160.00	3185.00): Harness webbing, cotton, non-		None	25	25	25	3419.05 3419.09	Hemp & ramie twine, cord, & cordage. Sisal or henequen, istle or Tampico,	Lbs.	None	25	25	1
3160.00	elastic, not over 12 inches wide. Other braids, ribbons, trim-		K	100	25	25	0410 00	Canton, maguey, pacol, & sunn twine, cord, & cordage:	Lbs.	None	25	25	1
3161, 00	mings, bindings, lacings, tape- labels, & webbing. Narrow fabrics, n. e. s. (include		K	100	25	25	3419.09 3419.09 3419.09	Canton Henequen Istle	Lbs. Lbs.	None None	1 1	1	1 1
0101100	lamp wicks & wicking & hose not rubberized) (report mounted				The state of	340	3419.09 3419.09	Pacol	Lbs. Lbs.	None None	25 25 25 25	25 25 25 25	1
	wicks in 6147.00). Cotton house furnishings:						3419.09 3419.09	Sisal Sunn Sunn	Lbs. Lbs. Lbs.	None None None	25 25 25	1 25 25 25 25 25	1
3171.00	Bedding (report mattresses in 3970): Blankets (report blanketing in	Units	None	25	25	25	3419.09 3419.98 3495.00	Other cordage	Lbs. Lbs.	None None	100 25	25 25	25 25
3173.00	the piece in 3055.90). Quilts, comfortables & quilted	Units	None	25	25	25	3499. 09	Sisal or henequen, istle or Tampico, Canton, maguey, pacol, & sunn	Lbs.	None	25	25	25
3175.00 3176.00	bed-pads. Bedspreads: Candlewick, chenille & tuited. Plain, crinkle, dobby & Jac-	Units Units	None None	25 25	25 25	25 25	3499. 13 3499. 25	yarns. Kapok: Life-saving appliances Kapok manufactures		None None	1 1	1	1
3178.00	quard-weven (include lace- bedspreads & counterpanes). Bed sheets & pillow cases	Doz.	None	25	25	25	3499. 98 3499. 98	Other vegetable fiber, straw or grass manufactures: Manila yarn		None	1	1	1
3181.00	Curtains & draperies (include cot- ton shower bath curtains) (report		None	25	25	25	3499. 98	Other vegetable fiber, straw or grass manufactures.		K	100	25	25
8185.00	lace in 3185.00). Laces, embroideries & articles		K	100	25	25	3609, 03 3609, 05	Carpet wools Clothing wool	Lbs.	None None	100 100 100	25 25 25	25 25 25 25 25
3187.00	thereof, n. e. s. Terry-woven towels, wash cloths, & bath mats.	Doz.	None	25	25	25	3609. 07 3609. 11	Hair, Angora goat (mohair), Cash- mere goat, alpaca & other like hair.	Lbs.	None None	100	25	25
8188.00	Huck, damask & plain-woven towels & toweling (include dish-		None	25	25	25		Wool, semimanufactures	THE P	-	1		1
3189.00	eloths, leno-woven). House furnishings, n. e. s. (include napery, cotton floor coverings &		None	25	25	25	3622.00	Wool rags (woven & knit)	Lbs.	None None	100	25 25	1
	furniture slip covers) (report terry-woven bath mats in 3187		1-2		215		3626. 00 3628. 00	Wool noils & waste, mill waste, in- cluding garnetted, picked & carded, Wool tops (include tops of hair)	Lbs.	None	100	25	1
	Other fabricated products of cotton,						3633. 00	Wool yarns (include chenille yarn & yarn chief value of hair).	Lbs.	None	25	25	1
3191.10	n. e. s. (see 3911.00 to 3999.00); Cotton bags: New (include mesh, leno-woven,	Lbs.	None	100	25	25	The state of	Wool manufactures			1	181	1 18
3191.11	net, laundry & dye bags). New (include mesh, leno-woven,	Units	None	100	25	25	200000	Fabrics wholly or chiefly of wool:	The	None	100	25	4
0401 20	net, laundry & dye bags) (quantity only).	Lbs.	None	100	25	95	3642.00 3642.01	Wool cloth & dress goods (quan- tity only).	Yds.	None	2000	25	1
3191.50 3191.51	Used & reclaimed bags (quantity only).	Units	None	100	25	25 25	3643.00 3643.01	Mohair cloth (quantity only)	Lbs. Yds.	None None	100	25 25	25
3196.00	Canvas articles, n. e. s. (include stitched belting) (report bags in		None	100	25	25	3649.00	Other wool fabrics (include camel's	CONTRACTOR OF	None	- Charles	25	1
3199, 00	3191.10 & 3191.50). Cotton manufactures, n. e. s. (include		UL TO		0		3662, 00 3663, 00 3664, 00	Carpets & rugs of wool	L.DS.	None None	25	25 25	1
	molleton padding, fish nets & dyed cotton flocks) (see 3911.00 to 3999.00):						0004.00	belts, used by printers, lithog-	(- 10 Ta	1		-	
3199.00 3199.00	Industrial safety clothing Mop heads, cotton Other cotton manufactures, n.		None K	25 25 25	25 25 25	25 25 25		raphers, paper makers & textile		None	100	25	1
3199.00	Other cotton manufactures, n. e. s.	6	None	20	20	20	3666, 00 3666, 01	Wool blankets (include steamer rugs) Wool blankets (include steamer rugs) (quantity only).	Lbs. Units	None		25	
	Vegetable fibers & manufactures	-					3675. 00	Wool wearing apparel: Knit bathing suits (include bath-	Doz.	None	100	25	25
3205. 01	Vegetable fibers, unmanufactured:		None	100	1	25	3676.00	ing trunks when shipped as a unit). Knit sweaters for men, women, &		None	100	25	25
3205, 03 3105, 05 3205, 07	Flax Hemp Istle or Tampico	L. ton L. ton	None None None	100	1 1 1 1	25 25 25 25 25	3677.00	wool knit goods, n. e. s. (men's, women's, & children's included).		None	100	1000	No.
3205. 09 3205. 11	Jute Kapok (report matted fiber in	L. ton	None None	25	î	1	3680, 05 3680, 98	Man's overcoats, suits & pants	units	None None	100	25 25	25
3205.11	1 3499.110:	1 %	None	25	25	1	3682, 00	Boys' overcoats, suits & pants Women's & children's dresses & ensembles except knit.	1	None	-524	1	100
3205, 11 3205, 13	Used or waste kapok Other Maguey or Cantala	L. ton	None None	1 1	1 1	25	3683.00	Women's & children's apparel, ex- cept knit, n. e. s.	STORY SHARE	FESSY II	1	-	
3205, 15 3205, 19 3205, 21	Sisal or henequen	- D. con	None None None	100	1 1	1 1 1	3689. 50 3689. 98	Men's & boys' apparel, except knit, n. e. s. Wool or mohair manufactures, n. e. s		None	1	1	
3205, 98 3205, 98	Other unmanufactured fibers: Milkweed floss	L. ton	K	100	25	25	9000.00	Hair & manufactures	13 %			1	1
3205, 98 3211, 00	Jute yarn, cordage, & twine	L. ton	None None	100 25	†25 25 25	1	+	Heir unmanufactured:				1	05
3224. 00 3224. 01 3229. 05	Bags of jute (quality only) Jute burlaps, except when used as a covering for other merchandise	Lbs.	None None None	100 25 25 25 25 25 25	25 25 25	1 1	3690. 50	Cattle, ox, calf & horse body hair (report ear hair in 3696.90 & old hair in 3696.50).		K None	100		-
	or as a component part of other products.	1	1	1	1		8690.70	Cattle, ox & calf tail hair, including switches (report old hair in 3696.	Lbs.	Lyone			1
†Lin	ited to \$1.00 for Argentina.						1 3691.00		_ Lbs.	None	100	1 25	25

No.				GLV	Dollar	llar ts	No.				GLV I	Dollar	lts
Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	Cour		G-POST Dollar Value Limits	Dept. of Comm. Schedule B No.	Commodity .	Unit	Gen. Lic. Coun-	Cour Gro	itry	G-POST Dol Value Limit
Dept Scho			Group	K	G+4	G-PO Valt	Dept. Schee			Group	K	G+4	G-PO Valu
	Hair & manufactures—Continued Hair unmanufactured—Continued.		3.0					Rayon, nylon & other synthetic textiles—Continued					
3693, 50	Horse mane & tail hair, raw or dressed (report horse body hair in	Lbs.	None	100	25	25		Piece goods, etc.—Continued. Woven filament yarn fabrics, n. e.					
3695, 10	3690.50 & old hair in 3696.50). Other hair, unmanufactured raw or dressed, new (include human, goat, badger, ear & other hair.	Lbs.	K	100	25	25		s.—Continued. Cord-tire & fuel-cell fabrics (treated, dipped, or un-					
3696, 50	n. e. s.; specify by name). Hair waste & scrap hair (include old eurled hair).	Lbs.	K	100	25	25	3849. 26 3849. 30	treated)—Continued. Other Printed	Lbs. Lbs.	None None	25 25 25 25	25 25	25 1
3697. 00	Hair felt & manufactures (include rug cushions & carpet linings).	Lbs.	K	100	25	25	3849. 31 3849. 52	Other (greige, white, piece-dyed & yarn-dyed included).	Sq. yd. Lbs.	None None	25	25 25	1
3699. 00	Other hair manufactures (include curled hair, hair press cloth, hair nets, toupees & wigs; specify by name).		K	100	25	25	3849. 53	Other (greige, white, piece-dyed & yarn-dyed included), quantity only. Woven spun rayon fabrics, n. e. s.	Sq. yds.	None	25	25	1
	Sük & manufactures						3849. 60	(include fabrics of casein & other protein fibers):	Lbs.	None	25	0.5	,
3702.00 3710.00 3711.00	Raw silk Tram, organzine, & hard twists Spun silk Sewing, embroidery, & crochet silk	Lbs. Lbs.	None None	*1	*1 *1	*1	3849. 61 3849. 70	Printed Printed (quantity only) Other (include greiges white,	Sq. yd. Lbs.	None None	25 25 25	25 25 25	1
3719.00	radics whomy of emeny sua;	TANDALL TO	None None	*1 *1 *1	*1	*1 *1 *1	3849, 71	piece-dyed, & yarn-dyed fabrics). Other (include greige, white, piece-dyed, & yarn-dyed fab-	Sq. yds.	None	25	25	1
3720, 01 3720, 05 3720, 98	Silk cartridge cloth for powder bags. Silk parachute cloth. Other broad silks. Velvets, plushes, & chenilles. Silk ribbons and velvet ribbons	Yds. Yds. Yds.	None None None	*1 *1 *1 *1	*1 *1 *1	*1 *1 *1 *1	3849. 90	ries) (quantity only). Remnants & mill ends (include only pieces of 10 yds, or less) (re-	Lbs.	None	25	25	25
3725, 00 3729, 00	wearing apparei:		None None	- IIII A	*1		3850.00	port rags, clips & waste in 3830.07). House furnishings (include bed- spreads, quilts, finished curtains &		None	25	25	25
3741. 00 3742. 00	Underwear (include knit & woven) - Silk dresses, skirts, & blouses - Hosiery:	Units	None None	*1	*1	*1	3852, 01	draperies, art squares & cushions. Outerwear, women's & children's: Dresses & ensembles, except knit or	Units	None	25	25	1
3754. 00 3755. 00 3757. 00	Women's & children's seamless Women's full-fashioned Men's socks.	Doz. pr. Doz. pr.	None None None	*1 *1	*1	*1	3852, 05	crocheted (one, two & three piece ensembles as one unit). Other outerwear, except knit or	Units	None	25	25	1
3759. 00 3798. 00	Other silk wearing apparel, n. e. s. (report neckwear in 3928.00). Silk noils & waste	Lbs.	None	*1	*1	*1	3853. 10	crocheted. Dresses and ensembles, knit or cro- cheted.	Units	None	25	25	1
3799. 00	Silk manufactures n. e. s. (include oiled silk). Rayon, nylon & other synthetic		None	*1	*1	*1	3853. 20	Other outerwear, knit or crocheted. Hosiery:		None	25	25	1
3830, 05	textiles Nylon waste and staple fiber	Lbs.	None	1		*1	3854, 10 3854, 90 3856, 00	Nylon Other synthetic textiles	Doz. pr. Doz. pr.	None None None	1 25	1 25	1 1
3830, 07	Rayon waste & staple fiber (include rags, clips & noils, whether or not machined or otherwise advanced,	Lbs.	None	î	î	î	3857. 10 3857. 20 3857. 70	Women's & children's: Nylon. Other synthetic textiles. Men's socks. Knit underwear Woven underwear Sleeping & lounging garments, knit or woven (include pajamas, gowns, robes & kimonos) (specify whether knit or woven)	Doz. Doz. Doz.	None None None	25 25 25 25 25 25	25 25 25 25 25 25	1
3830. 09 3840. 05	except yarns). Other synthetic cut fibers & waste Nylon yarn, monofilament, bands,	Lbs. Lbs.	None None	25 1	25 1	25 *1		or woven (include pajamas, gowns, robes & kimonos) (specify whether knit or woven).					
3840. 07 3840. 08	& rope. Spun rayon yarn, single & plied Acetate rayon yarn, nonofilament,	Lbs.	None None	1 1	1	1 1	3858, 10 3858, 50	Ribbons (include woven labels) Braids, fringes & narrow trimmings, except hat braids.		K	100 100	25 ,25	1
3840. 13	bands, & rope. Viscose high-tenacity tire cord or yarn, on cones or warps, treated,	Lbs.					3859. 00	Synthetic textile manufactures, n. e.s. (include men's outerwear, knit or woven) (specify whether knit or		None	25	25	1
3840. 13	dipped, or untreated (fuel-cell high tenacity cord or yarn included): Rayon	Lbs.	None	1	1	1		woven). Miscellaneous textile products					- 1
3840, 13 3840, 15	Other	Lbs. Lbs.	None	25	25	25	3901.00 3903.00	Lineleum	Sq. yds. Sq.	None	100	25 25	25 25
3840, 15	ment, bands & rope, except tire cord or yarn:	Lbs.	Mone			1	3911.00	floor oileloth & Congoleum). Oileloth for shelf, table & wall	yds. Sq. yds,	None	100	25	25
3840. 15 3840. 98	Other synthetic yarn, monofilament,	Lbs. Lbs.	None None None	1 25 25	1 25 25	25 25 25	3913.00	Window-shade cloth (include all types)	Sq. yds.	None	100	25	25
8842, 00	bands, and rope. Thread & yarn for sewing, embroidering, hand-knitting & crocheting	Lbs.					3914. 10	Book cloth (all types): Pyroxylin-coated or impregnated	Sq. yds. Sq.	None	100	25	25
3842, 00 3842, 00	(include chenille & boucle): Nylon Other	Lbs. Lbs.	None None	1 25	1 25	*1 25	3914, 20 3915, 00	Pyroxylin-coated or impregnated fab-	sq. yds. sq. yds.	None	100	25 25	25 25
3845, 00	Piece goods, wholly or chiefly rayon & other synthetic fibers: Pile (velvets, etc.) (include imita-	Lbs.	None	25	25	-25		rics (include pyroxylin leather cloth or imitation leather) (report win- dow-shade cloth in 3913.00 & book	yds.				
3845, 01	tion furs). Pile (velvets, etc.) (include imitation furs) (quantity only). Knit fabric in the piece.	Sq.	None	25	25	25	3917.00	cloth in 3914.10 & 3914.20).	Sq.	None	100	25	25
3848. 00 3849. 20	Knit fabric in the piece Upholstery & drapery fabrics wider	The	None None	25 25	25 25	1 25	0	(include artificial or imitation leather) (report pyroxylin type in 3914.10 & 3915.00, rubber type & combinations of rubber & pyroxylin 2016.00 & 2017.00 & paper-base type is 1770.00					
3849. 21	Upholstery & drapery fabrics wider than 42", woven (except pile). Upholstery & drapery fabrics wider than 42", woven (except pile)	Sq. yds.	None	25	25	25	2017	110 4720,003.	Unite	None	pr	nr	nc nc
	Woven filament yarn fabrics, n. e. s. (includes fabrics of nylon	402			T S		3918.00 3921.00	Waterproof outer garments (report rubber or rubberized in 2043,00). Corsets, brassieres & girdles (include	Units Units	None	25 100	25 25	25 25
8849, 25	& glass fibers): Cord-tire & fuel-cell fabrics (treated, dipped, or untreated):			The second		Mary 3.		elastic abdominal & bust support- ers & reducers) (report all rubber in 2043,00),	7				
8849. 25 3849. 25	Cord-tire & fuel-cell fabrics (rubber coated).	Lbs.	None	25	25	1 25	3928. 00 3928. 00	Neckties, cravats, mufflers & scarfs, all fibers: Of silk	Doz.	None	100	25	25
3849. 26	(treated, dipped, or un- treated) quantity only.	Sq. yds.					3928. 00 3940. 10	Of all other fibers. Hat braids, strips & sheets, of natural fibers.	Doz. Yds.	K	100	25 25	25 25 25
3849, 26	Cord-tire and fuel-cell fabrics (rubber coated). No. 82—3	Lbs.	None	1	1	1	3940. 50	Hat braids, strips & sheets, wholly or partly of synthetic fibers.	Yds.	K	100	25	25

of Cemm. inle B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Coun Gro	Limits	G-POST Dollar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	itry	ST Dollar te Limits
Dept of C Schedule			Group	к	G+4	G-PO Valu	Dept. of C Schedule			Group	K	G+4	G-PO Valt
	Miscellaneous textile products-Con.							Wood, unmanufactured-Continued			100	115	
	Hats, bonnets, hoods, caps & berets:	TO VI						Railroad ties, hewn (report sawed in 4156.00 & 4159.00):		100	S.Fry S		
	Hats & hat bodies of straw, palm leaf, etc. (include visca, cellophane or other synthetic tex-						4026.00	Cresoted or otherwise treated	M bd.	None	None	None	None
3942.00	tiles):	Units	K	100	25	25	4029.00	Other	M bd.	None	None	None	None
3944. 00 3945. 00	HarvestOther, sewedOther, woven	Units Units	KKK	100	25 25 25 25 25	25 25 25	4031.00 4032.00	Cresoted pilingOther piling	Lin. ft.	None None	None None	None None	None None
3951.00	Other, woven. Men's & boys' fur-felt hats (in- clude fur-felt bodies).	Units		100			4034, 00	Other piling_ Telegraph, trolley, & electric-light poles.	Units	None	None	None	None
3952.00	Women's & girls' fur-felt hats (in- clude fur-felt berets, bonnets,	Units	K	100	25	25	4039, 00	Firewood & other unmanufactured wood (include mine props & fence		None	None	None	None
3953. 00	Wool-felt hats (include bodies)	Units	K	100	25	25		posts).	7			SAT	
3957. 00	Other hats, caps, & berets: Knit & crocheted	Units	K K K	100	25	25 25	100	Sawmill products (lumber) Sawed timber, 5" or larger in least	VESTVA	-			
3958. 00 3963. 00	Woven fabric	Units	K	100	25 25	25		dimension:	Silbol.				5
3-	leaves, stems, or parts thereof, of all materials (include the foregoing						4060.00	Southern pine		None	POWEROW	None	12011725
	articles manufactured of paper, tinsel, glass, wire, lame, beads,			FY65			4063.00	Douglas fir		None	None	200000000	None
	bugles, spangles, as well as tex- tiles).				di	750	4065.00	Cedar	ft.	None	None	None	None
	Mattresses, cotton, kapok, moss, & hair (include inner-spring mat-	The state of		1	No		4069.00	Other softwoods (include hem- lock & sitka spruce).	M bd.	None	TO VALUE	None	None
3970.05	tresses): Mattresses, kapok (other kapok	Units	None	1	1	1	4079. 00	Hardwoods, not treated	M bd.	None	None,	None	None
3970.98	manufacturers, see 3499.11–3499.18). Mattresses, cotton, moss, & hair	Units	None	100	25 25	25 25	4080.00	Creosoted or otherwise treated: Southern pine	M bd.	None	None	None	None
3980. 00	Absorbent cotton, gauze, & sterilized bandages (include cellucotton	Lbs.	K	100	25	25	4085.00	Other	M bd.	None	None	None	None
	bandages) (report full pieces of bleached gauze in 3050.00).					1		Boards, planks & scantlings, less than 5" in least dimension:	1.	11/04		18	Mile.
3988.00	Blastic webbing, woven, knitted or braided: Not over 114" wide	Yds.	None	100	25	25	4100.00	Softwoods: Cypress	M bd.	None	None	None	None
3990. 00 3994. 00	Not over 1½" wide	Yds.	None None	100	25 25	25 25	4101.00	Douglas fir, rough	ff.	None	No.	None	None
0001.00	braces, Clothing, military, air & naval, not		1	19.400			4102,00	Douglas fir, dressed	M bd.	None	None	None	None
	identifiable by material under specific clothing classes:	1000		1	11 11		4103.00	Southern pine, rough	M bd.	None	None	None	None
3995. 01	Personal & organizational (include		None	100	25	25	4194. 00	Southern pine, dressed	M bd.	None	None	None	None
3995. 05	apparel & haberdashery). Aviation (for flying & ground crews, mechanics & students).		None	100	25	25	4106, 10	Penderosa pine	M bd.	None	None	None	None
3995, 07 3995, 09	Special for parachute troops		None None	100 100	25 25	25 25 25 25 25	4106.50	White pine (include northern	ft. M bd.	None	None	None	None
3995, 11 3995, 15	Special for armored forces. Special for cold weather (include		None None	100	25 25	25 25	4107. 20	white, Norway, Idaho white & sugar pine). Port Orford cedar	ft. M bd.	None	None	None	None
3995, 17 3995, 19	ski patrol). Gas protective clothing (military) Clothing, military & air, n. e. s		None	100 100	25	25 2	4107. 90	Other cedar (include western red).	II.	None	REAL SPE	None	None
3995, 21 3999, 00	Naval clothing Textile manufactures, n. e. s. (include		None	100	25 25 25	25 25	4108.00	Redwood	ft. M bd.	None	CONTACTOR !	None	None
	second-hand clothing, hat trim- mings, n. e. s.; specify type of		110110	100			4109.00	Spruce	ft. M bd.	None	None	None	None
	article) (report house slippers of felt & artificial leather in 0656.90).	-			130		4112.00	Hemlock	M bd.	None	None	None	None
	Wood, unmanufactured		37.6		15 34	BLANK S	4116.00	Other softwoods	M bd.	None	None	None	None
	Logs & hewn timber (indicate quan-		100	1	-		4117 00	Hardwoods:	ft. M bd.	None	None	None	None
	tity scale) (include stumps & burls), Hardwoods (report burls in 4006,00):	HTV DEC	1	1.25			4117, 00	Ash Birch, beech & maple	ft.	None	None	Tarana and	None
4001.00	Ash & hickory	M bd.	None	None	None	None	4119, 00	Chestnut.	ft.	None	None	1	None
4002, 00	Cottonwood & aspen (report burls in 4006.00).	M bd.	None	None	None	None	4120, 00	Cottonwood	ft.	None	None	-	None
4004.00	Walnut (report burls in	M bd.	None	None	None	None	4121,00	Gum, red & sap	It.	None	None	The same	None
4006, 00	Hardwood burls (estimate bd. ft. at about 10 lbs. to the bd.	M bd.	None	None	None	None	4122.00	Gum, tupelo & black	M bd.	None	None	None	None
4009. 05	ft.). Mahogany logs	M bd.	None	None	None	None	4123, 00	Hickory		None	None	None	None
4009. 07	Lignum-vitae logs	ft. M bd.	None	None	None	None	4124.00	Onk		None	None	None	None
4009. 09	Teak logs	ft. M bd.	None	None	None	None	4125.00	Poplar		None	None	None	None
4009.98	Other hardwood logs & timber	ft. M bd.	None	None	None	None	4126.00	Walnut	M bd.	None	None	None	None
4012.00	(include balsa wood). Softwoods: Douglas fir	ft. M bd.	None	None	None	None	4127, 00	Mahogany	M bd.	None	None	None	None
4014.00	Hemlock	ft. M bd.	None	None	None	Paris H	4128, 00	Magnolia		None	None	None	None
	Cedar:	ft.	1	1			4129.00	Lignum-vitae	M bd.	None	None	Carallia Ava	None
4016, 00	Western red	ft.	None	None	None	The same of	4130.00	Teak	M bd.	None	None		None
4017.00	Port Orford	M bd.	None	None	None	The state of	4131.00	Oak flooring	M bd.	None			
4018.00	Other (include eastern)	M bd.	None	None	None	1000 10	4132, 00	Other hardwood flooring	ft.	None		-	None
4019. 00	Other softwood logs & tim- ber (include southern plne).	M bd.	None	None	None	None	4134.00	Wagon-oak planks (include rail- way-car material).	M bd.	None	None	Lyone	Litone

of Comm.	Commodity	Unit	Gen. Lic. Coun-	Value Cou	Dollar Limits intry		of Comm. ule B No.	Commodity	Unit	Gen. Lic. Coun-	Value Cou	Dollar Limits ntry oup	G-POST Dollar Value Limits
Dept of C			Group	К	G+4	G-PO Valu	Dept.			Group	K	G+4	G-Pos Valu
	Sawmill products-Continued			ALC:	01/1			Wood manufactures-Continued					
4136,00	Boards, planks & scantlings, etc.—Cen. Hardwoods—Continued. Small hardwood dimension stock: Except squares.	M ha	None	None	None	None	4288, 00	Handles—Continued. Striking tool handles (include ham- mer, hatchef, adz, ax, sledge, mat- tock & pick handles).	Doz.	None	None	None	None
4137.00	Oak squares	ff	None	None	None	None	4291.00	Pencil slats: Eastern red cedar	T.hs	None	None	None	None
4138.00	Other squares	M bd.	None	None	None	None	4292, 00 4298, 50	Woodenware (kitchen & household)	E /Branz	None K	None 100	None 25	None 25
4139.00	Other hardwoods	M bd	None	None	None	None	4299.00 4299.00	Wood manufactures n, e, s.: Advertising & sign boards	Unite	None	None	None	None
4140.00	Box shooks: White, ponderosa & sugar pine	M bd.	None	None	None	None	4299, 00 4299, 00 4299, 00	Balsa manufactures Bamboo splits Battery separators	M	None None None	None	None	None None None
4141.00	Southern pine	ft	None	None	None	None	4299. 00 4299. 00	Bearings & bushings Birch boards, compressed	Units	None None	None None None	None None None	None None
4142,00	Hemlock short spruce.	M bd.	None	None	None	None	4299.00 4299.00	Bearings & bushings Birch boards, compressed Blanks & blocks Built-up wood Built-up wood Built-up wood	M Sq. ft.	None None	None	None	None None
4143.00	Gum	ft. M bd.	None	None	None	None	4299.00 4299.00	Dungo	UBHS	None None	None	None None	None None
4149, 00	Other		None	None	None	None	4299.00	Car string & bracing (excent	M.bd	None	None None	None	None
	Railroad ties, sawed (one tie equals 35 bd. ft.) (report hewn in 4026.00 & 4029.00):	ft.					4299, 00 4299, 00 4299, 00	lumber). Charging racks. Fencing (snow & other made-up- fencing). Fids.	Units	None None	None None None	None None	None None 'None
4156, 00	Creosoted or otherwise treated	M bd.	None		None	None	4299, 00 4299, 00	Grain doors	Lin. ft. Units	None None	None None	None None	None None
4159. 00	Other Wood manufactures	M bd.	None	None	None	None	4299.00	Insulation board, granule surface & structural.	M bd.	K	100	25	25
	Cooperage:						4299.00 4299.00	Insulating stripsLadder stock	M b. f.	None None	None None	None None	None None
4201, 10 4201, 50	Tight staves, new	Units Units	None None	None None	None None	None None	4299.00	Liners, shells, hoops & heads, not complete barrels.	ft.	None	None	None	None
4202, 60 4203, 00	Slack staves	Units Set	None None	None None	None None	None None	4299.00 4299.00	Molds & patterns Pegs Pipe wood Pole brackets Presto fireplace logs	Units Units	None None	None	None	None None
4204, 00 4205, 00	Slack heading	Set Set	None None	None None	None None	None None	4299, 00 4299, 00	Pipe wood	Lbs. Units	None None	None None None	None None None	None None
4206, 00 4209, 10	Tight empty barrels, casks & hogs-	Set Units	None None	None None	None None	None None	4299.00 4299.00	Presto fireplace logs Rattan Saddle stirrups Sawdust	eLhs.	K None	100 None	25 None	None None
4209, 50	heads, new. Tight empty barrels, casks & hogs-	Units	None	None	None	None	4299, 00 4299, 00		Units Lbs.	None K	None 100	None 25	None 25
4214. 01 4214. 05	heads, used. Plywood, aero grade Plywood, hardwood, except aero	Sq. ft. Sq. ft.	None None	None None	None None	None None	4299: 00 4299: 00	Shelves Small dimension stock softwood if	Units Units	None None	None None	None None	None None
4214. 07	grade. Plywood, Douglas fir, except aero	Sq. ft.	None	None	None	None	4299.00	not sold by M bd. ft. Small wood boat parts machined to shape.	Units	None	None	None	None
4214.09	grade. Plywood, softwood, except Douglas fir & aero grade.	Sq. ft.	None	None	None	None	4299, 00 4299, 00	Sucker rods. Trestles.	Lin.ft. M bd. ft.	None None	None None	None None	None None
4216. 01 4216. 03	Veneers (except sero grade): Fancy, face, or figured	Sq. ft.	None	None	None	None	4299.00	Vats & tanks, including staves, except windmill tank staves.	M bd.	None	None	None	None
4216, 05 4221, 00	Utility or commercial Veneers, aero grade Veneer packages for fruits and vegetables,	Sq. ft. Sq. ft.	None None None .	None None None	None None None	None None None	4299, 00 4299, 00 4299, 00	Wood fiber Wood flour & shavings Other wood manufactures, n. e. s.	Lbs.	K K	100 100 100	25 25 25	25 25 25
4222, 00 4225, 00	Lath Shingles (square coverage of 100 sq.	M Squares	None None	None None	None None	None None		Cork and manufactures					
4226, 00 4228, 00	ft,). Doors	Units	None	None	None	None	4300.00	Cork wood owbark, unmanufactured (include cork waste, shavings, &	Lbs.	K	100	25	25
4230. 00 4231. 00	Trim & moldings. Venetian blind slats Venetian blinds	Lin.ft. Units	None None None	None	None None None	None		refuse). Disks, washers & wafers	Lbs.	K	100	25	25
4232.00 4239.50	Sash & blinds, n. e. s	Units Units	None None	None	None None	None None None	4305, 00 4306, 00 4307, 00	Stoppers (include shell corks)	Lbs.	KKK	100	25 25 25	25 25 25
- WARREN TO THE	portable houses, knock-down, wood.		23000	21000	140110	rtono	4309.00	tion or compressed cork, n. e. s. Manufactures of natural cork, n. e. s.	Lbs.	K	100	25	25
4239. 90	Other millwork & house fixtures (in- elude cupboards, cabinets, man-		None	None	None	None	2000.00		27034		100	20	20
1	tels, grilles, panels (except ply- wood), partitions, stairs, columns,							Paper base stocks			23.		
V 5	window & door frames & other built-in house fixtures, made-up	The same					4600, 00	Pulpwoods	Cord	None	25	25	25
4242.00	or knock-down). Furniture of wood: Chairs, chief value wood (report chairs, chief value upholstery, in	Units	K	100	25	25	4601, 00 4602, 00	Sulfite wood pulp, bleached: Rayon & special chemical grades (include wood pulp cellulose). Other.	S. ton	None	25	25	1
4244.00	4248.00). Office furniture & store fixtures,		K	100	25	25	4604.00 4606.00	Sulfite wood pulp, unbleached Soda wood pulp.	S. ton	None None None	25 25 25	25 25 25	1
4247.00	Other wood furniture, chief value		K	100	25	25	4608.00	Sulfate wood pulp, unbleached	S. ton S. ton	None	25	25	1
4248.00	wood. Wood furniture, chief value upholstery (wood predominating in frame construction).		к	100	25	25	4610, 00 4619, 00	Sulfate wood pulp, bleached Screenings & other wood pulp Rags for paper stock:	S. ton S. ton	None None	25 25	25 25	1
4260.00	Boat oars & paddles	Units	None	None	None	None	4690, 00 4691, 00	Valued \$50 or over per ton	S. ton S. ton	None None	25 25	25 25	25 25
4285, 00 4285, 00	Handles: Plow & similar bent handles: Scythe snaths	Doz. Doz.	None	None	None	None	4698. 05	Waste paper: Overissue news (all white, large	Lbs.	None	25	25	25
4285.00	Plow & other similar bent handles.	Doz.	None	None	None	None None		size, overrun newspapers from newspaper offices, packed in se- curely tied bundles, small or			Erine.		2
4286.00	Hoe, fork, shovel, broom, mop & other long handles:	Doz.				011 00	4698. 09	large bales).	Lbs.	None	25	25	95
4286, 00 4286, 00	Broom & mop handles. Other long handles.	Doz.	None None	None None	None None	None None	4699, 98	Other waste paper. Other paper stock, except wood pulp, rags & waste paper.	Lbs.	None	25	25	25 25

Dept of Comm. Schedule B No.	Commodity	Unit		GLV I Value I Coun Gro	Limits	G-POST Dollar Value Limits	of Comm. nle B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value I Cour Gro	try	G-POST Dollar Value Limits
Dept o			try Group	K	G+4	G-POS Valu	Dept. of C			Group	K	G+4	G-PO Valu
	Paper, related products and manufac- tures							Paper, related products and manufac- tures—Continued					
4712.00	Printing paper: Standard newsprint (weight not less than 30 lbs. nor more than 35 lbs. per ream of 500 sheets, each	Lbs.	v	1	1	1	4777.00	Paper bags: Heavy shipping-sack type (include bags for cement, flour & sand) (specify type).	Lbs.	None :	25	25	25
	24" x 36"; rolls not less than 16" wide & 28" in diameter; sheets not less than 20" x 30"; steck: not less than 70% of total fiber shall						4778, 00 4781, 00	Other Boxes & cartons: Heavy fiber shipping containers of corrugated or solid container	Lbs.	None	25	25	25
	be ground-wood, the balance shall be unbleached sulfite; colors such as are chiefly used in						4781, 00 4781, 00	board: Dog checker K. D. flat container. Other heavy fiber shipping con- tainers.	Lbs. Lbs.	None None	25 25	25 25	25 25
	the publication of newspapers; thickness not exceeding .004". NOTE: All colored sheets are excluded.)						4782, 00 4793, 00	Other (include light-weight set- up & folding types). Envelopes	Lbs.	None	None None	25 25	25 25
4714. 00 4714. 00	Book paper, uncoated: Intaglio paper	Lbs.	None	None	25	25	4795.00	Vulcanized fiber sheets, strips, rods & tubes. Cash-register & adding-machine	Lbs.	None	None	25	25
4714.00 4714.00 4720.00	Manifest bond printing paper Other book paper, uncoated Cover paper Greaseproof & waterproof paper	Lbs. Lbs. Lbs.	None None None	None None None	25 25 25 25 25 25	25 25 25 25 25 25 25	4797.00 4799.00	paper. Paper, related products & manufac-	Lbs.	110110	1		
4721.00 4723.00 4723.00	Wrapping paper, except kraft: Bakers' rolls, paper	Lbs.	None	None	333	-		tures, n. e. s. (include paper pat- terns, whether printed, blank or transfer impressions & quilt or blanket [batt] types of fiber in-					
4723. 00 4723. 00	Print wrapping paper. Silk wrapper cover paper. Other wrapping paper, except kraft.	Lbs. Lbs. Lbs.	None None None	None None None	25 25 25 25 25	25 25 25 25 25	4799.00		Lbs.	None	None 25	25	25
4723, 00 4724, 00 4724, 00	Kraft wrapping paper: Shoe covering paper, kraft	Lbs.	None	None	25	25	4799.00 4799.00 4799.00	Construction paper Designers' pattern paper	Lbs. Lbs.	None None None	None None	25 25 1	25 25
4724. 00 4725. 00	Other kraft wrapping paper Surface-coated paper: Aluminum foil, paper-backed (see	Lbs.	None	None 25	25 25	25 25	4799.00 4799.00	Back-lining paper Cellophane Construction paper Designers' pattern paper Dry printings Lining stock of shoes Newsprint, halftone, novel, tablet,	Lbs.	None None	None	25	25
4725, 00 4725, 00	6304.00). Composition foil paper	Lbs.	None None	25 25	25 25	25 25 25 25	4799, 00 4799, 00	Newsprint other n a s	T.he	None V	25	25	25
4725, 00 4725, 00	Pyroxylin-coated paper, rubber- saturated. Other surface-coated paper.	Lbs.	None None	None	25	25	4799, 00 4799, 00 4799, 00	Paper blankets Paper cups Paper disheloths Paper patterns & stencils (report duplicator stencils in 9399.00).	Lbs. Lbs. Lbs.	None None None	None 100 None	25 25 25 25 25 25	25 25 25 25 25 25 25
4725, 00 4726, 05	Tissue & crepe paper: Cigarette paper (except cork paper), cigarette books & book covers (in-	-	K	100	25	25	4799.00 4799.00	Paperoid	14878	K None	None None	25 25 25 25	25 25 25 25
4888 OO	clude cigarette papers in bobbins, flat or in blocks).				13		4799.00 4799.00 4799.00	Photo folders Pleating paper Poster paper for newsprint (colored or uncolored).	Lbs. Lbs. Lbs.	None None None	None None 1	25 1	25 1
4726, 98 4726, 98	Other tissue & crepe paper: Carbon tissue paper containing 100% rag or flax.	-	K	100	25 25	25	4799, 00 4799, 00	Target posters & target pasters	Lbs.	None None	None 1	1	25 1 25
4726, 98 4728, 00 4729, 00	Other tissue & crepe paper Toilet paper Paper towels & napkins	Lbs.	None None None	None None 25		25 25 25 25 25 25 25	4799, 00 4799, 00	Tonal paper Transfer paper, other than surface coated, tissue & crepe, & writing	Lbs.	None	None 1	1	-1
4730, 00 4731, 00	Kraft container board Other container board (strawboard included) & box boards, folding & setup.	Lbs. Lbs.	None None	None None	25	25	4799.00 4799.00 4799.00	paper. Tube cap paper. Tympan paper. Viscose paper	Lbs.	None None None	None None None	25 25	25 25 25 25
4732, 00 4732, 00 4732, 00	Bristols & Bristol board: Herbarium paper Other bristols & bristol board	Lbs.	None None	None None		25 25	4799. 00 4799. 00	Wallpaper, unfinished, blank (shipped in large reels). Win-do-deo corrugated paper (no	Lbs.	None	None	25	25 25
4733, 00 4733, 00	Other paperboard, except container & boxboard: Munition board		None	None		25	4799. 00	kraft content). Other paper, related products & manufactures, n. e. s. include	Lbs.	None	None	*25	25
4733, 00 4735, 00	Other paperboard, except container & boxboard. Sheathing & building paper:	Lbs.	None	None	1	25		stencil sheets. Coal and related fuels	100				1
4735, 60 4735, 00 4736, 00	News-lined rocklath paper Other sheathing & building paper Fiber insulation heard 7/4" & over	Lbs. Lbs. Sq. ft.	None K K	None 100 100	25 25 25 25	25 25 25 25	5001, 00 5002, 00 5003, 00	Coal, anthracite Coal, bituminous Coal & coke briquets	L. ton	None None None	100 100 100	25	25 25 25 25
	in thickness, except quilt or blanket types (include of cane or other fiber) (report quilt or blanket types—bat—in 4799.00).						5004.00	Coke (include coal-tar coke) (report petroleum coke in 5048.00). Loca pitch coke	L. ton	K	100		25 25
4738.00	Wallboard of paper or pulp, 13" to less than 74" in thickness (include						5004.00	Other coke		L. ton		-	25
4738, 00	of cane & other fiber): Rocklath, paper, all types, except newslined.	Sq. ft.	None	None	25	25	5011, 03	Crude oils or any other materials, ex- cept motor fuels & gasoline as de- fined below, from which by mercial distillation there can be	Bbls.	None	100	20	-
4738, 00 4741, 00	Other wallboard of paper or pulp Blotting paper:	Sq. ft.	K	100	25	25		mercial distillation there can be separated more than 3% of a total fraction having an A. S. T. M. and			-		
4741.00 4741.00 4741.00	Cellucotton in small quantities Cellucotton wadding Die-wiping paper	Lbs.	None None None	None None None	25 25 25	25 25 25	-	separated more than 3% of a total fraction having an A. S. T. M. end point of 300° F. which will have with the addition of 3 cc. tetraethyl					
4741.00 4741.00	Die-wiping paper Filter Masse (paper base) Kimpak (cottony wood pulp)	Lbs.	None	None None	25 25	25 25	W 15	lead per gal., an octane number by the A. S. T. M. Knock Test Method of 80 or more.					
4741, 00 4741, 60 4741, 00	Parchmentizing paper Plate-wiping paper	Lbs.	None None None	None None None	25	25 25 25 25 25 25 25 25 25 25 25 25 25 2	5011. 07	Crude oils or any other materials ex- cept lubricating oils, from which by	Bbis.	None	100	25	25
4741.00 4741.00	Super Flexrope saturating paper Vulcanizing paper	Lbs.	None None	None None	25 25	25 25		commercial distillation there can be produced, as distillate or resi- duum, products having a viscosity				1	-
4741, 00 4741, 00 4750, 00	Wiping paper Other blotting paper Filing folders, index cards & other	Lbs. Lbs. Lbs.	None K None	None 100 None	25 25 25	25 25 25	453	of more than 60 seconds Saybolt Universal at 210° F, with a viscosity	-	160			1780
	office forms, plain or printed (include all printed or ruled billheads, ledger, statement & other forms).							index of over 60, & lubricating oils from which by commercial distilla- tion there can be produced, as distillate or residuum, 10% or			1		
4760, 00 4761, 00 4775, 00	cinde an printed of runed of lineaus, ledger, statement & other forms). Papeteries (fancy writing paper). Writing paper except fancy. Paper hangings, except fancy (8 yds. of narrow 20-inch or 6 yds. of wide 30-inch paper to roll).	Lbs. Lbs. Roll	None None K	None None 100	25	25 25 25	1	distillate or residuum, 10% or more of products having a viscosity of more than 60 seconds Saybolt Universal at 210° F, with a viscosity index of over 60.				100	



Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun- try	Value	Dollar Limits ntry oup	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lie. Coun-	GLV Value Coun	ntry	Cin
Dept			Group	K	G+4	G-Po Vah	Dept. of C			Group	ĸ	G+4	G-POST Value
	Petroleum and products-Continued			FIP3				Petroleum and products-Continued					
5011. 98	Other crude oil not conforming to specifications in 5011.03 & 5011.07.	Bbls. Bbls.	None	100		25	5043. 00	Liquefied petoleum gases (include bu- butane, propane, Pyrofax, Philgas,	Lbs.	None	100	25	25
	Natural gasoline Motor fuel & gasoline (indicate octane rating);		None	None	None	None	5045. 00 5046. 00	etc.). Paraffin wax, unrefined. Paraffin wax, refined & semirefined	Lbs. Lbs.	None None	None None	None None	
5013, 25	Blending agents or antiknock com- pounds of petroleum origin: (in- clude isohexanes; isooctanes, in-	Gals.					5047. 00	Petroleum asphalt (include heavy road oil). Petroleum coke	L. ton	None	100	25	25
	tanes, & hydrocodimers:						5052.00 5059.00	Petroleum products, n.e.s. (include	L. ton. M cu. ft. Gals.	K 17	100	25 25	25 25
	isopentanes, nechexanes, octy- lenes; isopropyl ether) (report isopropyl ether as chemical					414		raw or semirefined distillates or stocks from which lubricants may be produced; normal pentane,	Michigan III			l III	
	specialty in 8229.98) (report other nonpetroleum anti-knock compounds in 8299.15-8299.19):	-						normal heptane, pour depressants,	AV S				
5013. 25	Antiknock compounds of petro- leum origin.	Gals.	None	100	24	25		sprays) (report finished petroleum sprays in 8204.00, 8206.00, & finished blended gasolines in 5016.05-5017.98).					
5013, 25 5013, 25	Isopropyl ether. Other blending agents of petro- leum origin.	Gals. Gals.	K None	100	25	None None	5059.00 5059.00 5059.00	Indralatum wax Plasticrude wax Shingle oil, petroleum	Gals. Gas. Gals.	None None	None None	None	None None
5016. 05	Aviation motor fuels: High-octane motor fuels, hydrocarbon s, & hydrocarbon	Bbls.	None	None	None	None	5059. 00 5059. 00	Sludge oil, petroleum. Other petroleum products, n. e. s	Gals. Gals.	K K None	100 100 100	25 25 25	25 25 25
	mixtures boiling between 75° F. & 350° F. A. S. T. M. which							Stone, hydraulic cement & lime			1 1 2 2		
	with the addition of tetracthyl lead up to a total content of 3 cc. per gal. will exceed 87 octans						5101.00	Marble & other building & monu- mental stone, rough or dressed (in- clude limestone & granite).	Cu. ft.	K	100	25	25
5016, 98	number by the A. S. T. M. Knock Test Method. Medium-octane motor fuels of	Bbls.	Name	Minne	Mana		5127. 00	Manufactures of stone, n. e. s. (in-		K	100	25	25
0010.50	which the total fraction ob- tained by commercial distilla-	Duis.	None	None	None	None	5127. 00	stone, breccia & onyx) (report crushed stone in 5960.98). Manufactures of stone, n. e. s. except		K	100	25	25
100	tion having an A. S. T. M. end point of 300° F. or lower will have, with the addition of 3 cc.	AH STATE						Manufactures of stone, n. e. s., except crushed stone (include manufac- tures of marble, limestone, breccia		A.	100	20	20
	tetraetyyl lead per gal., an octane number by the A. S. T.		STATE OF					& onyx) (report crushed stone in 5960.98). Hydraulic cement:					
5017. 07	M. Knock Test Method of 80 or more. Other motor fuel & gasoline from	Bbls.	None	None	None	None	5164. 00 5165. 00	Standard portland White nonstaining & other (include oil-well, high early-strength, ma-	Bbls. Bbls.	K	100 100	25 25	25 25
2.49	which by commercial distillation there can be separated more than		and the same					sonry or mortar cement, sulfate- resistant, alumina cement, puz-					
00	3% of a total fraction having an A. S. T. M. end point of 300° F. which will have, with the addi-							zolan or slag & other special lime- stone cements) (report Keene's cement in 5487.00 & refractory					
	tion of 3 cc. tetraethyl lead per gal., an octane number by the A. S. T. M. Knock Test Method of	THE STATE OF					5170.00	cement in 5375.05 & 5375.98). Concrete & cement manufactures (include cement building blocks).		K	100	25	25
5017. 98	80 or more. Other motor fuels & gasoline not conforming to specifications in	Bbls.	None	Nóne	None	None	5171.00	Lime (include agricultural)	Lbs.	K	100	25	25
5019, 00	5016.05, 5016.98, & 5017.07. Naphtha, mineral spirits, solvents, &	Bbls.	None	100	25	25		Glass & glass products				-	
	other finished light products (include petroleum ether) (report wood naphtha in 8310.00).						5212. 00 5215. 00	Plate glass [include standard & tem- pered (safety)].	Sq. ft.	K	100	25	25
5027. 00	Kerosene [except distillates] (include burning oils, mineral colza, petrol- ite & signal oil).	Bbls.	None	None	None	None	5217. 50	Cylinder, crown, & sheet glass Laminated glass & manufactures: Bulletproof glass, containing three	Sq. ft.	K None	100	25 25	25 25
5630. 00	Gas oil & distillate fuel oil (include Diesel, furnace, & other overhead	Bbls.	None	100	25	25	5217. 90 5218. 00	or more sheets of glass, Other Rolled glass, except colored (include	Sq. ft.	K	100 100	25 25	25 25
5031. 00	fuel oils. Residual fuel oil (include residuum from the cracking of petroleum dis-	Bbls.	None	100	25	25	5220, 00	standard & wire). Rolled, cylinder, crown & sheet glass.	Sq. ft.	K	100	25	25
5033, 00	Lubricating oils:	Dhi	NT	100	0.5	4.0		obscured by coloring prior to solidi- fication, not less than 14" in thick- ness (include sheets, tile & tiling,	-	7			1
5034, 00	Red & pale Black Cylinder:	Bbls.	None V-4	100	25 25	25 25		Sani-onyx, Carrara, Vitrolite, & other opaque structural glass for walls, partitions, counters, table		THE	Rena		
5035, 10 5035, 20 5038, 00	Bright stocks Steam-refined stocks Insulating or transformer oils	Bbls. Bbls. Gals.	None None None	100 100 100	25 25 25 25 25	25 25 25	5230. 05	tops, etc.). Optical glass, except ophthalmic (in-	Units	None	1	1	1
5039, 00	Light lubricating oils in small pack- ages.	Gals.	None V-4	100	25	25	5230. 98	clude slabs, blanks & irregularly shaped pieces). Other glass (include flat glass special-		K	100	25	25
5040, 01	Aviation lubricating oils: High-viscosity index grade (include any lubricating oil of	Bbls.	None	100	25	25	5230. 98 5230. 98	ties, mirrors & glass brick). Prisms for fire-control instruments. Other glass		None K	100	25 25	None 25
	clude any lubricating oil of more than 95 seconds, Saybolt Universal, viscosity at 210° F. with a viscosity index of 85 or	MET IN		14,11				Unfilled glass containers (include used):		The state of			
5040. 03	over). Medium-viscosity index grade	Bbls.	None	100	- 25	25	5232. 00	Pharmaceutical & proprietary ware (including prescription bottles, ampoules, & vials).		K	100	25	25
- 4	(include any lubricating oil of more than 60 seconds, Saybolt Universal, viscosity at 210° F.	3	0.0	The last			5234. 00	Beverage bottles, (including soda, beer, & alcoholic beverage bottles).		K	100	25	25
5040, 98	with a viscosity index of 60 or over).	nit	N				5236. 00	Other unfilled glass containers Tumblers, drinking glasses & stem-		K .	100	25	25
00.00.00	Lubricating oils, n.e.s. (include other motor oil not conforming to foregoing specification for avia-	Bbls.	None	100	25	25		ware, plain, cut, engraved, or otherwise decorated (include bar ware):	S (Est	745 (
5041.00	tion lubricating oil). Lubricating greases (report graphite	Lbs.	V-4	100	25	25	5237. 10 5237. 20	Machine, mada	Units Units	K	100 100	25 25	25 25
5042, 00	Petroleum & petroleum jelly (all grades) (include medicinal & cos-	Lbs.	None	100	25	25		Hand-made Table & Fitchen glassware, n. c. s. (ornamental included), plain, cut, engraved, or otherwise deco-					
	metic grades as well as those used for lubricants, rust preventives, polishes, soaps, etc.).						5240, 12 5240, 18	rated: Machine-made Hand-made	Units	K K	100 100	25 25	25 25
				1	111		ON 10, 10		Units	A	100	20	20

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Coun Gro	Limits	G-POST Dollar Value Limits	of Comm. rie B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value I Coun Gro	Limits	
Dept			Group	к	G+4	G-PO	Dept. of 6 Schedule			Group	к	G+4	G-PO
FOFF 00	Glass & glass products—Continued		K	100	25	25		Other nonmetallic minerals, including precious ‡ Abrasives:		Property of			
5255, 00 5261, 00 5261, 00	Lamp chimneys & lantern globes Globes & shades for lighting fixtures (see 9792.00-9794.00): Glass canopies for lighting fixtures		K	100	25	25	5405.00 5406.00 5409.05	Wheels of emery & corundum	Lbs. Lbs. Lbs.	None None None	1 100 None	25 None	1 25 *None
5261.00	& lamps.		K	100	25	25	5409. 10 5409. 20 5409. 98	Diamond dust Emery powder Other natural abrasives, hones,	Carat Lbs.	None None	None 1	None 1	*None 1
5291.00 5292.00 5292.00	Chemical glassware	Lbs. Lbs. Lbs.	None K	100	25 25	25 25	0100.00	whetstones, etc. (include in- fusorial & diatomaceous earths, flint, rottenstone, tripoli &					
5292.00 5292.00	heavy-duty. Interior or secondary wiring Other	Lbs.	K K	100 100	25 25	25 25	5409. 98 5409. 98	garnet): Corundum Diatomaceous & infusorial carths	Lbs.	None K	1 100	1 25	1 1
5299, 00 5299, 00	Glass products, n. e. s. (specify type or kind) (include glass wool): Dials, glass instrument.		None	100	25	25	5409. 98 5411. 05	Other natural abrasives, hones & whetstones. Steel abrasives. Artificial abrasives, crude & in	Lbs.	None	100	25 25	25
5299, 00 5299, 00 5299, 00	Fluorescent tubes		None None None	100 100 100	25 25 25	25 25 25 25 25	5411. 98 5411. 98	grains, except steel abrasives: Corundum	Lbs.	None	1	1	1
5299, 00 5299, 00 5299, 00	Protectors, glass		None None	100 100 100	25 25 25 25 25	25 25	5411.98 5412.00 5413.00	Other. Wheels of artificial abrasives Steel wool	Lbs. Lbs. Lbs.	None None None	100 100 100	25 25 25	25 25 25
5299, 00 5299, 00	Other glass products, n. e. s		None K	100	25 25	25 25	5418.00	Abrasive paper & cloth (different sizes of sheets, pads, rolls, disks or belts, to be reduced to reams					
5303.00	Clay & clay products Fire clay	L. ton	K	100	25 25 25 25	25	5418.00 5418.00	of 480 standard sheets, 9" x 11"): Abrasive cloth belts Other abrasive paper & cloth	Reams Reams	None None	100 100	25 25	1 25
5309, 07 5309, 12	Kaolin (china clay) Other clays (include Fuller's earth). Pottery (include china, porcelain & earthenware):	L. ton L. ton	KKK	100	25	25 25	5419.00 5419.00 5419.00	Other artificial abrasives, hones, whetstones, etc.: Corundum Other	Lbs.	None None	1 100	1 25	1 1
5320.00	Table & kitchen articles & utensils. Sanitary articles: Closet bowls & water-closet sets	Doz. Piece	K None	100	25 25	25 25		Asbestos: Unmanufactured, crude & fiber: Fibers 3%" or more in length		None	1		,
5333. 00	(include tanks). Lavatories, sinks, & other sanitary articles (include urinals &	Piece	None	100	25	25	5451. 05 5451. 98 5453. 00	Other Paper, millboard & roll board Pipe covering & cement	L. ton	K K K	100 100 100	25 25 25	25 25 25
5334.00	bidets). Sanitary fixtures & fittings, & parts, n. e. s.:		100	1000	101	0,000	5454.00 5455.10 5455.50	Textiles & yarn. Packing (report sheets other than for packing in 5459.15).	Lbs.	None None	25 25	25 25	25
5334. 00	Vitreous china bathroom accessories, n. c. s. (including towel & grab bars, clothes hooks,		K	100	25	25	5456.00 5456.00	Brake lining, molded and semi- molded: For automotive use.	TOWN THE REAL PROPERTY.	K	100	25	25
5334.00	soap receptacles).		None	100	25	25	5456, 00 5457, 00 5457, 00	Other Brake lining, woven: For automotive use	Lbs.	K K None	100	25 25	25 25
5335. 00 5335. 00	Electrical porcelain: For less than 6600 volts: Radio set insulators, receiving	Lbs.	None	1	1	1	5457.00 5458.10	Other brake lining. Clutch facing, molded and semi- molded:	Lin. ft.		25	25	
5335. 00	& transmitting. Other electrical porcelain for less than 6600 volts.	Lbs.	K	100	25	25	5458. 10 5458. 10 5458. 30	For automotive use Other Clutch facing, woven:	Units	K	100	25 25	25
5336. 00 5336. 00	For 6600 volts & over: Radio set insulators, receiving & transmitting.	Lbs. Lbs.	None	100	25	25	5458. 30 5458. 30 5459. 01	For automotive use	Units	None	25 25	25 25	
5336. 00 5338. 00	Other electrical porcelain for 6600 volts & over. Other pottery [include stoneware,	Lbs.	None	100	25	25 25	5459. 01 5459. 01	molded: For automotive useOther.	Lbs.	K	100	25 25	
	clay crucibles & ornamental & decorative articles (vases, lamp bases, etc.)].		ile			145	5459. 05 5459. 05 5459. 05	Brake blocks, woven: For automotive use Other		None None	25	25	25
5361. 00 5362. 00	Fire brick: Chrome brick & shapes Magnesite brick & shapes	Lbs. Lbs.	None None	100 100	25 25	25 25	5459. 15 5459. 98	Sheets (report sheets for packing in 5455.50). Asbestos manufactures, n. e. s. (re-	Lbs.	K	100	25	28
5363, 00 5364, 00	Silica brick: Standard 9-inch series Other shapes (reduced to 9-inch equivalent).	M M	K	100 100	28 25	25 25	5459. 98 5459. 98	ports roofing in 9696.00): Boiler matress covers & fillers Cement sheets	Lbs.	K K	100	25	25
5366. 00 5367. 00	Fire-clay brick: Standard 9-inch series Other shapes (reduced to 9-inch	M M	K	100 100	25 28	25 25	5459. 98	Other manufactures. Asphalt & bitumen, natural (raport petroleum asphalt in 5047.00): Unmanufactured (include dried &		None			
5368. 00	equivalent). Firebricks, n. e. s. (include refractory bricks & shapes, n. e. s.).	Lbs.	K	100	25	25	5470. 00 5471. 00	refined asphalt). Manufactures, n. e. s. (include asphalt cement, amulsion, prepared	Lbs.	K	100	1 20	
5369.00	Other brick (include paving & building brick).	M Sq. ft.	K	100	25 25	25 25		road & roofing asphalt, but report roofing in 9693.00) (report bitumi-	1.04				
5370, 00	Earthen floor & wall tiles. High-temperature cements or bonding mortars & plastic refractory ramming mixtures:	oq. ii.	Sign U	100	20	20	F.170.01	nous paints, liquid & plastic in 8430.00). Graphite, natural:			1		
5375. 05 5375. 98	Chromite base mixtures (see 5361.00) Other (include plastic brick cement):	Lbs. Lbs.	None	100	25	25	5472.01 5472.01 5472.01	Ceylon amorphous: 97-98% Ceylon lump Other Ceylon lump	Lbs.	None None			1
5375. 98	High-temperature or refractory cement containing silica car- bide or aluminum oxide.	Lbs.	None	100	25	25	5472. 03 5472. 03 5472. 03	Flake, crystalline lump or chip: 92.5% & higher Madagascar flake Other flake, crystalline lump or	Lbs. Lbs. Lbs.	K None	100 †250	25 25	1
5375. 98 5379. 00	Other high-temperature or refrac- tory cement, n. e. s. Other terra-cotta & ceramic manu-	Lbs.	K	100	25	25	5472.98	Carbon or graphite products:	1	None	100	25	20
8379.00	factures: Clay roofing tile, hollow tiles, sewer pipe & conduits & structural clay.		K	100	25	25	5473. 00 5473. 00	Electrodes for furnace or electro- lytic work: 1" & over in diameter	Lbs.	K	500	25 25	
5379. 00	Other terra-cotta & ceramic manufactures.		K	100	25	25	5473.00 +Bore	Up to 1" in diameterearths may not be exported to E	_l Lbs.	l None		M. 200	2 -

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV Value Cour Gro	Limits ntry	G-POST. Dollar Value Limits	Dept. of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV Value Cour	Limits	G.POST Dollar Value Limits
Dept. Sche			Group	K	G+4	G-Po Valo	Dept. Sched		III III	Group	K	G+4	G-POS Value
	Other nonmetallic minerals, including precious—Continued							Other nonmetallic minerals, including precious—Continued					
5474. 00 5474. 00	Carbon or graphite products;—Con. Brushes & stock: Carbon, for automotive use		None	100	25	25	5960, 98	Other nonmetallic mineral products, except precious, etc.—Continued. Gravel & crushed slate.		None	100	25	OF.
5474. 00 5478. 00	Other brushes & stock Lighting carbons	Units	None None	100 †250	25 25	25 25	5960. 98	Lithium ore (include all lithium bearing ores & concentrates).		K	100	25	25 25
5480. 98	Carbon or graphite products, n. e. s. (include Aquadag, Oil- dag, & Gredag) (report pencil	20122020	TO THE REAL PROPERTY.				5960. 98 5990. 05	Other nonmetallic mineral prod- ucts, except precious, n. e. s.		None	100	25	25
5480, 98	lead in 9305.30): Electrodes, n. e. s., 1" & over in		ĸ	100	25	25	5990. 05	Diamonds suitable only for industrial use (report diamond dust in 5409.10).	Carat	None	*None	*None	*None
5480.98	diameter. Electrodes, n. e. s., up to 1" in		None	100	25	25	5990. 98	Precious, semiprecious, synthetic & imitation stones, n. e. s. (include					
5480. 98	diameter (not copper coated projection). Graphite crucibles		ĸ	†250	25	1	5990. 98 5990. 98	pearls & jewel bearings); Jewel bearings Other precious, semiprecious, syn-			1	1	1
5480. 98 5480. 98	Graphite crucibles Other graphite manufactures Other carbon products, n. e. s		None None	†250 100	25 25 25 25 25	1 25 25 25	0000.00	thetie & imitation stones, n. e. s.	********	None	100	25	25
5480, 98 5483, 00	Gypsum & manufactures of:		None	100	The state of		enns no	Iron ore & concentrates;					
5484. 00	Crude, crushed or ground. Calcined (plaster of paris) (include anhydrous calcium sulfate).	ORDER NAME OF	K	100	25 25	25 25	6001. 00	Iron ore (report iron ore tailings in 5960.98 & ground red oxide of iron in 8401.00).	L. ton	None	100	25	25
5485. 00 5487. 00	Other (include Keene's cement &	Sq.ft.	K	100 100	25 25	25 25	M. H	Steel mill products;				s bin	
5490.00	retarder). Rock wool & other semirigid & "fill" mineral insulating materials						6007. 00	Pig iron	L. ton	K	100	25	25
	mineral insulating materials (include products manufac- tured from limestone, flint						6010. 20	No. 1 heavy melting steel scrap (category 2).	L. ton	None	100	25	25
1	rock, gypsum, slag, vermicu- lite, & similar materials) (re- port glass wool in 5299.00):						6010. 30	No. 2 melting steel scrap (category 3). Hydraulically compressed & baled	L. ton	None	100	25	25
5490. 00 5490. 00	Mineral wool Other semirigid & "fill" mineral in-		K None	100 100	25 25	25 25	6010. 70	sheet scrap (categories 7 & 8). Cast & burnt iron scrap (categories	L. ton	None	100	25 25	25 25
FF10 00	sulating materials. Mica:						6010. 90	1, 9, 10, 11, & 12)	L. ton	None	100	25	25
5510.00	Unmanufactured (unprocessed block mics, including thumb- trimmed, knife-trimmed, &	Lbs.	None	1	1	1		Other (categories 4, 5, 6, & 13) (in- clude heavy-shoveling steel, selected rail scrap, machine-shop wire shorts, etc.).					
04/200	sickle-trimmed). Manufactured & manufactures of:		AHSE VE				6013. 00	Tinplate circles, strips, cobbles & scroll-sheat butts.	L. ton	None	1	1	1
5512, 00 5513, 00	Ground or pulverized	Lbs. Lbs.	None	500	25	25	6014, 00 6015, 00	Waste-waste tinplate	L. ton L. ton	None None	100	1 25	1 25
5513.00	mica & mica products included): Block pack splittings & good stained & better block or film.	Lbs.	None	100	25	1		sheet bars & tinplate bars (in- clude Armeo iron, ingot fron &		000			
5513.00 5513.00	Other processed mica, built-up	Lbs. Lbs.	None None	150 150	25 25	1 1		other fron made in steel-making furnaces):			Paris V	Mine.	
5714.00	mica & mica products. Sulfur: Crude	L. ton	V	100	95	25	6016. 05	Not containing alloy: Steel ingots. Biflets, blooms & slabs.	L. ton	None	100	25	25
5715.00	Crushed, ground, refined, sub- limed, & flowers.	Lbs.	K	100	25 25	25	6016. 06 6016. 09	Iron & steel sheet bars & tinplate bars.	L. ton L. ton	None None	100	25 25 25 25	25 25 25
5722. 50	Magnesite & magnesia & manufac- tures:			200	0.5	0.5	6017. 05	Alloy steel, including stainless: Iron & steel ingots	L. ton	None	100	25 25	25
5722, 50 5722, 50 5724, 00	Magnesite & manufactures Magnesia & manufactures Salt (include cattle, cooking, lodized,	Lbs. Lbs. Lbs.	None None K	500 100 100	25 25 25 25	25 25 25	6017. 06	Steel billets, blooms & slabs Iron & steel bars and rods (include rounds, flats & squares):	L. ton	None	100	25	25
5736.00	rock, table & track) (specify grade). Tale, steatite, soapstone, & pyrophy-	L. ton					6017. 09 6020. 00	Steel sheet bars. Steel bars, cold-finished (include	L. ton Lbs.	None None	100 100	25 25	25 25
5736, 00 5736, 00	lite, crude & ground: Tale for tires. Tale, ground (except block tale)	L. ton L. ton	None None	2000	1 25	1 25	6021. 00 6022. 00	nonalloy, stainless & alloy steel). Iron bars Concrete reinforcement bars (in-	Lbs. Lbs.	None None	100 100	25 25	25
5736.00	Other tale, steatite, soapstone & pyrophylite, crude & ground.	L. ton	None	100	25 25	25	0022.00	clude deformed & twisted). Other steel bars & rods:	1106.	1vone	100	20	25
5880. 00	Charcoal (report animal charcoal or bone char, deodorizing, decolorizing	Lbs.	None	100	25	25	6023.00	Not containing alloy	Lbs. Lbs.	None None	100	25 25	25 25 25 25 25
	& gas-absorbing carbons in 8297.00). Quartz crystal: Piezo electric:						6026.00 6029.00	Alloy steel other than stainless. Wire rods (include both hot- & cold-finished).	Lbs. Lbs.	None None	100	25 25	25 25
5960, 01 5960, 02	Plates, resonators, & oscillators		None None	*1 *1 *1	- *1 *1 *1	*1 *1 *1	6030. 00	Boller plate. Other plates, not fabricated (include hot & cold-rolled & steel plates for shipbuilding purposes):	Lbs.	None	100	25	25
5960, 03 5960, 06	Optical:		None	1 Internal		1155	6031. 10	for shipbuilding purposes):	Lbs.	None	100	30	95
5960, 08	Raw Plates, lenses, & prisms Cryolite:		None	*1 *1	*1	*1	6031, 50 6031, 90	Not containing alloy Stainless steel Alloy steel other than stainless	Lbs. Lbs.	None None	100	25 25 25 25 25	25 25 25 25 25
5960, 10 5960, 15	Natural Artificial	Lbs.	K None	100 200	25 25	1	6032. 00	Sheets galvanized:	Lbs.	None	100	12122	
5960, 21 5960, 23	Fluorspar: Acid grade Other grades	Lbs. Lbs. Lbs.	None None	500	1 25	1	6033. 00 6034. 00	Iron sheets. Steel sheets. Steel sheets black ungalyanized	Lbs. Lbs.	None None	100	25 25	25 25
5960. 25 5960. 95	Other grades. Mineral wax (except paraffin wax) Kyanite & allied minerals, crude, ground or calcined:	Lbs. L. ton	K	100	25 25	25	6035. 10 6035. 50	Steel sheets Steel sheets, black, ungalvanized (include hot- & cold-rolled): Not containing alloy.	Lbs.	None	100	25	25
5960, 95 5960, 95			None None	100	1	1 05	6035. 90	Allow steel other then steinless	Lbs. Lbs.	None None	100 100 100	25 25 25	25 25 25 25 25
5960. 95 5960, 98	Other allied minerals. Other nonmetallic mineral products.	L. ton L. ton	None	100 100	25 25	25 25	6036, 00	Iron sheets, black (including material under 14" in thickness). Strip, hoop, band & scroll iron & steel: Cold-rolled, not containing alloy:	Lbs.	None	100	20	20
2 1	Sillimanite Other allied minerals Other nonmetallic mineral products, except precious (include crushed stone, sand, gravel, crushed slate, silex, crude chalk & chalk manu- factures) (report chalk crayons in			55		1	6037. 11 6037. 18	Cold-rolled, not containing alloy: Iron & steel strip	Lbs.	None	100	25	25
	silex, crude chalk & chalk manu- factures) (report chalk crayons in 9306.00):						6037. 18 6037. 18 6037. 18	Iron & steel strip. Hoop, band & scroll iron & steel: Strapping, box & package, flat. Other	Lbs. Lbs.	None None	100 100	25 25	25 25
5960. 98 5960. 98	Dolomite. Flints, gas lighter. Glaze frits.		None K K	100 100	25 25 25	25 25 25	6037. 51	Other. Cold-rolled, stainless steel: Iron & steel strip.	Lbs.	None	100	25	25
5960. 98	Glaze frits		K	1 100	25	25	‡No n	netals or manufactures of metals except	clothing	fasteners	affixed	to gar	ments

†\$25 to Brazil.

the metals or manufactures of metals except clothing fasteners affixed to garments may be exported to Eirc or Turkey under G-POST in any amount.

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	Steel mill products—Continued	SIL	H	15 19	27.3		Section 34	the market with a first ten to be a series and	φ.	47		0.5	S. c.
	Strip, hoop, band & scroll iron & steel-Continued					500	6077. 05	Iron & steel pipe, n. e. s. (include riveted pipe & mechanical steel	Lbs.	None	100	25	25
8	Cold-rolled, stainless steel-Con.	MESTE	Die J		7		00mm 00	tubing).	The	Mono	500	25	0.5
6037, 58 6037, 58	Hoop, band & scroll iron & steel: Strapping, box & package, flat	Lbs.	None	100	25	25	6077. 98	Iron & steel pipe fittings, n. e. s Wire & manufactures:	Lbs.	None	1.00	3.50	25
6037. 58	Other	Lbs.	None	100	25	25	6081.00 6082.00	Iron or steel wire, uncoated	Lbs.	None	100	25 25 25	25 25 25 25
	Cold-rolled alloy steel other than stainless:			1			6083.00	Barbed wire	Lbs.	None	100	25	25
6037, 91 6037, 93	Steel strip	Lbs.	None	100	25	25	6085.00	Woven-wire fencing Woven-wire screen cloth (include	Lbs.	None	100	25	25
6037. 93	Strapping, box & package, flat	Lbs.	None	100	25	25	100	screen cloth made of metal or	A 11 55	No. 16	Time At		
6037. 93	Other Hot-rolled, not containing alloy:	Lbs.	None	100	25	25	6086. 10	alloy): Insect	Lbs.	None	100	25	25
6038, 11	Hoop, band & scroll iron & steel:	Lbs.	None	100	25	25	6086, 90	Other: Hardware cloth	Lbs.	None	100	25	25
6038. 18 6038. 18	Strapping, box & package, flat.	Lbs.	None	100	25	25	6086. 90	Industrial process	Lbs.	None	100	25 25	25
6038, 18	Other Hot-rolled, steainless steel:	Lbs.	None	100	25	25	6086, 90 6087, 10	Other woven-wire screen cloth Wire rope & cable, not insulated	Lbs.	None	100	25	29 28
6038. 51	Iron & steel strip	Lbs.	None	100	25	25	6087, 50 6098, 00	Wire strand Electric welding rods & wire (re-	Lbs.	None None	100	25 25	25 25
6038, 58 6038, 58	Hoop, band & scroll iron & steel: Strapping, box & package, flat.	Lbs.	None	100	25	25	0038.00	port other iron & steel welding	A. Lines	11000	-		
6038. 58	Other Hot-rolled, alloy steel other than	Lbs.	None	100	25	25	6091. 01	rods in 6091.03 & brass in 6457.00). Bale ties (include cotton bale ties):	Lbs.	MEE	PURE.		
	steainless:		27	100	or	25	6091. 01	Bale ties, cotton	Lbs	None None	100	25	25
6038, 91 6038, 93	Steel strip	Lbs.	None	100	25	To be street	6091.01	Other bale ties	LDS.	None	100	25 25 25 25	25 25
6038. 93	Strapping, box & package, flat.	Lbs.	None	100	25 25	25 25	6091. 03	Welding rods & wire of iron or steel, other than electric.	Lbs.	None	100	25	25
6041. 00	Other Tinplate & taggers' tin	Lbs.	None	1 1	1	1	6091.09	Coated wire, n. e. s., of iron or steel	Lbs.	None	100	25	25
6042,00	Terneplate, including long ternes Structural iron & steel:	Lbs.	None	1		1		(include electric & telephone transmission wire of Iron or steel,	F-5/h	Lann.	BE		
6043.00	Water, oil, gas & other unlined stor- age tanks complete, & knocked-	Lbs.		100			1	coated with aluminum, copper or other metal; insulated wire &	1	PAGE 1			
	down material for temporary			13.0			- 31	cable having an iron or steel core)				Phil	Section .
	or permanent installation n. c. s. (report lined tanks, enamel	3 301	R.A.	130		1000	6091. 09	(report galvanized in 6082.00): Lead-covered cable	Lbs.	None	1	1	1
	or other, in 6209.15; tanks de-	C I was	RIG		1 1	1 222 7	6091.09	Other coated wire, n. e. s	Lbs.	None	100	25	25
	signed for mounting on trucks in 7912.00 or 9723.00, tanks to be	15.55	H. H.	189	- 10		6091. 98	Other wire & manufactures (include wire card clothing &	1000	125	30	-	
	made part of tank cars in 7969.00, tanks designed for mounting on		D. LU			100	6091, 98	music wire): Card clothing	Lbs.	K	100	25	25
1	trailers in 7997 & 7999):		1	100	oz	25	6091. 98	Building mesh (not reinforcing),	Lbs.	None	100	25	25
6043.00	Gas storage, pressure, 30 cu. ft. & over.	Lbs.	None	100	25		6091. 98	wire guards & wire screen. Fabricated wire products for	Lbs.	None	100	25	25
6043.00	Gas storage, pressure, under 30 cu.	Lbs.	None	100	25	25	6091, 98	building purposes, other. Mattress & furniture springs (in-	Lbs.	None	100	25	25
6043.00	ft. Hot-water storage	Lbs.	None	100	25	25	Lance Land	clude spring components).		Annual Section	1	25	25
6043. 00 6043. 00	Oil-field storage Other storage tanks	Lbs.	None None	100	25 25	25 25	6091.98 6091.98	Milk delivery crates. Picture cord (include picture	Lbs.	None None	100	25	25
	Structural shapes:		The contract of		25	-	0001140	cord attached to cards without	TE POST	-			
6045, 00 6046, 00	Not fabricated Fabricated	L. ton	None None	100	25	25 25		hangers or screw eyes (25 ft. or more cord per card) & on spools	(Chilton	1000	1 10	PB:	Det :
6047.00	Plates, fabricated, punched or shaped.	Lbs.	None	100	25	. 25	6091, 98	or in coils not attached to cards) Wire on spools or coils, not at-		None	100	25	25
6048.00	Metal lath (expanded metal)	Lbs.	None	100	25	25		tached to cards.	Love to	None	100	25	25
6049.00 6050.00	Sash & frames of fron or steel	Lbs.	None	100	25 25	25 25	6091, 98 6091, 98	Wire clothesline	Lbs.	None	100	25	25 25 25 25
6051.00	Railway-track material:	The Wall	None	100	25	25	6091. 98	Other wire manufactures Nails & bolts (except railroad):	Lbs.	None	100	25	20
6052, 00	Rails, 60 lbs. & over per yd Rails, less than 60 lbs. per yd	L. ton	None	100	25	25	6092.00	Wire nails:	Lbs.	27.00	100	95	25
6053, 00 6054, 00	Relaying rails Rall joints, splice bars, fishplates &	L. ton Lbs.	None None	100	25 25	25 25	6092.00	Twisted wire screw nails Other wire nails	Lbs.	None None	100	25 25	25
	tieplates. Switches, frogs & crossings (include	Total Harman	-	100		1	6093.00	Horseshoe nails. Tacks (include shoe nails) (report	Lbs.	None None	100	25 †25	25
6055, 00	derails):	Lbs.	The same of	1	0		6094. 00	thumb tacks in 9399 00).	1	2,0110		1	191
6055.00	Derails Switches, switch points, frogs &	Lbs.	None	100	25 25	25 25	6095. 00	Other nails & staples: (report staples for office use or paper stapling machines in 7777.00):	Lbs.		100		1
	crossings,	-	1000000	100	25	25	6095, 00	stapling machines in 7777.00);	Lbs.	None	100	25	25
6058, 00	Railroad spikes, including railroad serew spikes.	Lbs.	None		1 1 1 1	100	6095.00	Cut nails made from tack plate. Nails, other Staples for industrial staplers	Lbs.	None	100	25	25 25 25 25 25 25 25
6059.00	Railroad bolts, nuts, washers & nut locks.	Lbs.	None	100	25	25	6095, 00 6095, 00	Staples, two-pointed tacks	Lbs.	None None	100	25	25
0000 00	Tubular products & fittings:	71	NT	100	25	or.	6095.00	Staples, wire fence, wire poultry netting.	Lbs.	None	100	-	1
6060.00 6061.00	Boiler tubes, seamless Boiler tubes, welded Casing & oil-line pipe, seamless:	Lbs.	None None	100	25	25 25	6095.00	Staples, other Bolts, machine screws, nuts, rivets	Lbs.	None	100		25 25
6062, 00 6062, 00	Casing & oil-line pipe, seamless: Water-well casing, seamless, fabri-	Lbs.	None	100	25	25	6099.00	& washers (except railroad).	Lbs.	None	100	20	125
	cated by other than pipe mills. Other casing & oil-line pipe,	7.4-	Land .	- 40	25	1 SWAT	6100.00	Castings & forgings: Iron & steel ingot casting molds	Lbs.	None	100	25	25
6062, 00	seamless.	Lbs.	None	100	20	20	6101.00	Grey-iron castings (include semi-	Lbs.	21040		1 200	100
6063.00	Casing & oil-line pipe, welded:	Lbs.	None	100	25	25		steel) (report ingot molds in 7452,00):			H.	Hail .	
6063, 00	Water-well casing, welded, fabricated by other than pipe mills. Other casing & oil-line pipe,	7.1	41			1	6101.00	Fire hydrants	Lbs.	None			25 25
6063.00	welded.	1	None	100	25	-	6101.00	Other grey-iron castings	Lbs.	None	1 1	100	25
6064.00	Seamless black pipe, other than casing & oil-line (report seamless	Lbs.	None	100	25	25	6102.00 6102.00	Fire hydrants	Lbs.	None None		25 25	
	houser turbes in 6060 000			1	-	108	1	Steel castings:	1200	- Call		7.3	
6065, 00 6066, 00	Malleable-iron screwed pipe fitting	Lbs.	None K	500	25 25	25 25	6104. 10 6104. 90	Not containing alloy	Lbs.	None	100	25	25 25 25 25
6067.05	Cast-iron pressure pipe	Libs.	None	100	25	25	6105. 15	Railway car wheels (except locomo-	Lbs.	None		- 25	
6067, 98 6068, 05	Cast-iron soil pine	L.hs.	None None	100 100	25 25 25 25 25 25 25	25 26 25 25 26 25 25 25 25 25	6105. 18		Lbs.	None	100	25	26
6068.98	Cast-iron soil pipe fittings Welded black pipe:	Lbs.	None		25	25	6105. 25	wheels.	Lbs.	None	100	25	25
6070, 00	Steel	Lbs.	None	100	25	25	The second	(except locomotive).	-	None	D. F. 745	25	25
6071.00	Welded galvanized pipe:	Lbs.	None		25	1		Railway locomotive car axles with- out wheels.	Lius.	Trone	1	1	1
6072.00	Stoel	Lbs.	None		25	25	4T.Im	ited to \$1.00 for Argentina.					
6073.00	wrought fron	1/05.	None	100	40	40	1 Tritte	to draw for withrings					

Dept .of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun- try	Value	Dollar Limits ntry oup	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lie. Coun- try	GLV Value Cou Gro		G-POST Dollar Value Limits
Dep			Group	K	G+4	G-PC Val	Dept. of C			Group	K	G+4	G-PO Value
	Steel mill products-Continued							Iron & steel manufactures-Con.					
6105. 35	Castings & forgings—Continued. Railway car axles fitted with	Lbs.	None	100	25	25	6132. 50	Metal furniture & fixtures—Con. Sheet-metal filing cases with ex-	Units	Ter	100		
6105. 38	wheels (except locomotive). Railway car axles fitted with wheels, locomotive.	Lbs.	None	100	25	25	6133. 50	posed drawers (insulated). Fire-resistive safe & vault doors	Units	K	100	25 25	25 25
6106, 00	Wheels, locomotive. Horseshoes, mule shoes, & calks	Lbs.	None	100	25	25	6184.00	(insulated). Bank vaults, doors & interior	Units	K	100	25	25
6107. 00	Horseshoes, mule shoes, & calks	SHOW		THE STATE OF				equipment (include burglary- resistive chests & safes not in-					
6107.00 6107.00	Grinding balls Other (include rough forgings for	Lbs.	None None	100 100	25 25	25 25	6135, 00	Sulated). Other office & store furniture, fix-		K	100	25	25
SOMEONIC I	guns) (report finished forgings for guns in 9480.00).			200	-	-	6136.00 6137.00	tures & parts. Metal beds & bed springs. Other metal furniture & parts,	Units Units	None K	100	25	25
6108. 00 6108. 00	Alloy steel including stainless: Grinding balls	Lbs.	None	100	25 25	25 25	01011.00	whether or not upholstered. Cooking & heating stoves, except	Cinto	Α.	100	25	25
6108. 00	Other (include rough forgings for guns) (report finished forgings for guns in 9480.00).	Lbs.	None	100	25	25	6139.00	Coal & wood cooking & room-	Units	None	100	25	25
	Iron and steel manufactures‡	ent fine	ings.				2440 00	heating stoves (report parts in 6152.80).			Jales,		
	Cutlery:				12	HACE S	6143.00	Gas stoves, ranges & room & water heaters. Kerosene cooking stoves	Units	None	100	25	25
6112.00	Razors, safety, except electric (re- port electric razors in 7099.15 &	Doz.			div.		6145. 00 6146. 00	Kerosene room & water heaters Gasoline stoves & room & water	Units Units Units	None None None	100 100 100	25 25 25	25 25 25
6112.00	7099.18): Metal safety razors (include razors with metal heads &	Doz	None	100	25	25	6147.00	heaters. Parts of gas, kerosene & gasoline		.,0116	100	20	#2
1	plastic or metal handles incor- porating a guard which pre-	Secretary of the least of the l	Sings of			Ren	6147.00	stoves & heaters: Mica stove windows		None	100	25 25	25
35.0	vents cutting of the skin. If the head consists of two parts,			and the same			6147.00	Other parts of gas, kerosene & gasoline stoves & heaters (in-		None	100	25	25 25
	one of which is metal, it is then a metal head).		18 S			N DE	E BY	clude cabinets, ovens, mounted wicks, etc.) (report unmounted wicks in 3161,00).		4.03		3	
6112.00	Plastic safety razors	Doz. C.	K None	100 100	25 25 25	25 25 25 25	6148.00	Central heating equipment: House-heating boilers & warm-air	Units	None	100	25	25
6114.00	Scissors, shears & snips, n. e. s. (report pruning, grass, hedge & sheep shears in 619.00 & tinners'	Doz.	None	25	25	25	6149.00	furnaces (report parts in 6152, 88). House-heating radiators (sq. ft,	Sq. ft.	None	100	25	25
6115. 00	snips in 61700.00). Table cutlery, including forks (re-	Doz.	None	100	25	25	6150.00	radiation). Domestic conversion oil burners &	Units	None	100	25	25
	port table cutlery made of or plated with precious metals in 6955.00-	202.	1 OHC	100	20	20	6151.00	oil-fired boilers. Industrial conversion oil burners & oil-fired boilers.	Units	None	100	25	25
6116. 00	6958.00). Butchers' & kitchen knives, forks,	Doz.	None	100	25	25	6152. 20	Domestic & industrial oil-burner parts.		None	100	25	25
6118. 20 6119. 00	Cleavers & steels. Machine knives, not metal-working	Units	None	100	25	25	6152. 80	Other domestic cooking & heating equipment & parts:					
0110.00	Ofher cutlery & parts (include cut- lery-sharpening devices, can openers & machetes):	Units					6152. 80 6152. 80	Mica peep-hole covers. Other domestic cooking or heating		None None	100 100	25 25	25 25
6119.00	Cane knives: machetes; pruning, grass, hedge & sheep shears.	Units	None	100	25	25		equipment (include domestic gas burners, domestic coal stokes, unit heaters & cast-iron parts of	100		Bright.		
6119.00	Industrial knives & other farm & garden edge tools.	Units	None	100	25	25		stoves, furnaces & boilers) (report industrial stokers in 7750.98).	Night I				
6119. 00 6119. 00	Other cutlery & parts	Units Units	None None	100	25 25	25	6153.00	Tools: Axes (broad & hand)	Doz.	None	100	25	25
6121, 00 6121, 00	Tin & galvanized hollow ware: Dairy farm milk pails	Lbs.	None	25	25	25	6154. 20 6155. 15	Hacksaw blades, hand operated Circular diamond saws	Gross Units	None None	None None	None None	None None
6121.00	Other tin & galvanized hollow ware.	Lbs.	None	25	25	25	6155. 17	Circular saws, not metal working, except diamond (report metal working in 7433.81).	Units	None	100	25	25
6122:00	Tin cans, finished or unfinished Enameled ware of iron or steel:	Lbs.	None	100	25	25	6155. 20	Steel band, pit, drag & mill saws (woodworking) (sec 7631.00-	Units	None	100	25	25
6124, 00 6125, 00	Bathtubs. Laboratories, sinks, & other plumbing fixtures.	Units Units	None None	100	25 25	25 25	6156.05	7639.00). Diamond saws, except circular	Units	None	None		None
6126.00	Table, household, kitchen & hospital utensils & hollow or	Lbs.					6156. 98	Crosseut, hand, back, & other saws & parts, n. e. s. (include saw- teeth, hacksaw frames, & coping		None	100	25	25
6126.00	flat ware: Hospital utensils (limited to		None	100	25	25	6157. 10	saw blades). Augers, bits, gimlets, gimlet bits, &	Doz.	None	100	25	25
-	wash basins, step-on cans & inserts, sponge basins, pus							countersinks, woodworking (in- clude bit braces).			200		
	basins, solution basins, dress- ing jars, instrument trays, bed pans, irrigators, instrument	on Use	100	PORTO /			6158. 10 6158. 50	Files & rasps: Less than 7" in length 7" or more in length	Doz.	None	100	25	25
	sterilizers, urinals, catheter trays, feeding & douche pans).						6159.00 6160.00	Hay & manure forks	Doz. Doz. Doz.	None None	100	25 25 25	25 25 25 25
6126, 00	& hospital utensils and hollow	Lbs.	None	25	25	25	6160.00 6160.00	Automobile body hammers Mechanics', ball peen, metal	Doz. Doz.	None None	100 100	25 25	25 25
6129.00	or flat ware. Metal furniture & fixtures:	Units	v	100	0.7		6160.00	Other hammers & hatchets (in-	Doz.	None	100	25	25
6130. 00	Sheet-metal storage cabinets, med- icine cabinets & lockers. Sheet-metal shelving & wall bins	Units	K	100	25	25	6161.00	clude blacksmiths', carpenters' & caulking hammers).	Das	NT	700	-07	
15.0	(for factory, store or library; include counter & showcase						0101.00	Hand hoes, rakes, & forks, n. e. s. (report hay & manure forks in 6159.60).	Doz.	None	100	25	25
100	429.00 & X-ray film loading					N. H.	6162.00	Shovels, spades, scoops, & drainage tools.	Doz.	None ·	100	25	25
6130.00 6130.00	bins in 7075.50): Ash, coal or coke bins Construction material bins		None	100	25	25	6163. 00 6163. 00	Vises: Woodworking & household vises.	Units Units	None	100	25	25
6130.00 6130.00	Grain bins, commercial	*******	None	100 100 100	25 25 25 25 25 25	25 25 25 25 25 25 25	6163.00 6164.00 6165.00	Automotive wrenches & parts.	Units	None None	100	25 25 25 25	25 25 25 25 25
6130.00	Grain bins, farm Sheet-metal shelving & other storage bins.		11 (in)	100		25	0103, 00	Caps, wrenches & parts, n. e. s. (except automotive) (include Stilson, Trimo & other pipe &	*******	None	100	25	25
6131.00	Sheet-metal filing cases with exposed drawers (not insulated).	Units	K	100	25	25	6168. 20	Hand-operated screw plates, bolt			114		
‡No m	etals or manufactures of metals except exported to Eire or Turkey under G-P	elothing	fasteners	affixed	to gar	ments	8100 00	dies, taps, tap wrenches, &	THE THE	27.	-	0.5	07
	No. 82—4	OL III HI	J amoun	111			6168. 20	Bolt dies, for metalworking ma- chines,		None	100	25	25
			Hall Bridge										

Dept. of Comm. Schedule B. No.	Commodity	Unit		GLV D Value L Coun Grou	ollar imits try	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lie. Coun- try	GLV I Value I Coun Gro	imits	GrPOST Dollar Value Limits
Dept. o			Group	к	G+4	G-POS Valu	Dept. of C			Group	к	G+4	GrPo
	Iron & steel manufactures—Con.					7 2		Iron & steel manufactures-Con.	7	3			
	Tools—Continued. Hand-operated screw plates, etc.—				-35	-	6190.00	Needles, n. e. s., etc.—Continued. Other needles	M.	K	100	25	25
6168. 20	Continued.		None	100	25	25	6191.00	Sprocket & other power transmis-	Lbs.	None	100	25	25
6169. 20	Other (include parts) Hand-operated pipe stocks & dies, die stocks, dies, bushings, &		710000			10-11-	PIRC.	other power transmission chains identified specifically as machine parts under the appropriate sched-	EL ,				7
6169. 20	parts: Pipe stocks & dies, & dies for		None	100	25	25	1	ule B numbers for the machine	Stand				ALC:
6169, 20	metalworking machines.	1.00	None	100	25	25		parts) (report sprocket wheels in 6209. 98).	Lbs.		-	1	
6170.00	Hand-opertaed pipe cutters & other metal-cutting tools, & parts, n.e.s.		None	100	25	25	6192.00	Chains, iron & steel, n. e, s	Lbs.	None None	100 25	25 25	25
	(include bolt clippers & tinners' snips) (report other than metal-	and the	and its		3	00:100	6192. 00	transmission, agricultural, bind- ing, boom, bridle, coil, crane, deck lashing, dredge, halter, har-	1			07150	Hair.
6170.00	cutting in 6178.10): Reamers & parts		None	100 100	25	25 25		deck lashing, dredge, halter, har- ness, jack, ladder, loading, log,					10.5
6170.00 6172.00	Other Slip-joint pliers	7305	None None	100	25 25	25		loom friction, mine car, pump, rafting, railroad, register, sash,					
6173.00	Other pliers, pincers, nippers, & splicing clamps: Clamps, toolmakers'	Doz.	None	100	25	25		shackle, sling, tow, trace, tractor, wagon, well, winch line.			100	0.5	CX
6173.00	Other splicing clamps Pliers, pineers, & nippers	Doz. Doz.	None None	100	25 25 25	25 25 25 25	6192.00	Other chains	Lbs.	None	100	25	25
6173, 00 6177, 20	Hand drill & reamer operating de- vices, drill presses, bit braces, &		2-370		5	And Assess	6195, 10	ated scales in 9872.00): Bathroom (include health & per-	Units	None	100	25	25
6177. 20	parts: Drills & parts, hand, ratchet &	*******	None	100	25	25	6195. 90	sonal weighing scales). Other (include household & baby	Units	None	100	25	25
6177. 20	railroad track.		None	100	25	25 25	6197. 00	scales). Precision scales, laboratory balances & weights:	Units		El est		
6178. 10	Other Hand operated planes, chisels, gouges, & other cutting tools &		None	100	25	25	6197.00	Balances, analytical (sensitivity) mg, or more sensitive).	Units	None	25	25	25
	parts (report metalcutting tools in 6170 00)		THE PARTY OF				6197. 00 6197. 00	Balancing machines, machinists' Other laboratory balances &	Units Units	None None	100	25 25	25 25
6178, 90	Other hand tools & parts, n. e. s.: Gauges for use measuring & inspecting precision parts (in-	Units					6198.00	weights & precision scales. Other scales & balances	Units	None	100	25	25 25
	clude snap, thread, plug, ring, profiling & other gauges				15 115	1	6200.00	Wood screws (or iron or steel only) (report iron or steel machine screws	Gross	None	100	25	20
	for use in measuring & inspecting precision parts):		3		-	he sa	1000	in 6099.00, brass wood screws in 6458.00 & brass machine screws in	DOI:	0			
6178, 90 6178, 90	Spark-plug thickness	Units Units	None	None	None None	None:		6478.98). Metal drums & containers for oil, gas,		Charles Charles			1
6178, 91	Tools incorporating industrial dia- monds (include diamond drilling	Units	None	None	None	None		other liquids & solids (the gross weight of items reported in com-			P		
1000000000	bits, wheel dressers, glass cutters & similar articles).	5 10	27.00	THE S	118	-		modity number 6205.20 is re- ported in the gross weight of con- tents of the container under the			1	100	120
6178, 95	Mechanics' hand tools, n. e. s. & parts (include tool holders,				9.4		6205, 20	approrriate commodity number):	Lbs.	1	1		1
6178, 95 6178, 95	micrometers & calipers): Levels, carpenters' All other mechanics' hand tools,		None None	100	25 25	25 25	6205, 20 6205, 20	Gas cylinders filled with freon.	Lbs.	(1)	(1)	(1)	(1)
6178.96	n. e. s. Tool grinders, emery wheel dressers.	The same of the sa	None	100	25	25	6205. 20	Other filled metal drums & con- tainers.	Lbs.		4		0204
6178. 98	Other hand tools & parts (include metal measuring tapes & rules):			Divi		37	6205. 40 6209. 05	Unfilled: Other iron & steel manufactures; Fence posts of iron or steel	1000	None	100	25	25 25
6178. 98 6178. 98	Glaziers' point drivers (diamond) Industrial staplers & parts Mechanics', jewelers' & machin-		None	None 100 100	25	None 25 25	6209, 07 6209, 09	Tool-bit blanks of iron or steel Unfabricated tie stock whether or	Lbs.	None None	100		25 25
6178. 98	ists' metalworking hand tools & parts (include all screw drivers).		None	100	20		6209.15	not sheared to length (see 6054.00) Lined steel tanks (see 6043.00):	Lbs.		100	25	25
6178. 98	All other hand tools & parts (include carpenters' compasses).		None	100	25	25		Gas storage, pressure, 30 cu. ft. & over.	786	None	1020		
6179.00	Hardware:	Doz.	None	100	25	25	6209. 15	Gas storage, pressure under 30 cu. ft. Hot-water storage	12000	None	200	1	1
6180.00	bronze. Door locks & lock sets of iron, steel,	Doz.	None	100	25	25	6209, 15 6209, 15 6209, 15		Lbs.	None None	100	25	25 25 25 1
6181, 00	brass & bronze. Cabinet & other locks of iron, steel,	Doz.	None	100	25	25	6209. 33	Carbonyl iron powder (for use in the manufacture of magnetic	Lbs.	None		1	1
6182.00 6183.00		Doz. pr		100 100	25 25	25 25	13	cores for radio & other electrica equipment & also in pyrotechnics			1		
6184. 50 6184. 90	Furniture casters		None	100	25	25 25 25 25 25 25 25 25	6209. 98	Iron & steel manufactures, n. e. s (include bottle openers, hand	V	1	17.	13	
6185. 00 6186. 00	Saddlery & harness hardware		None	100	25	25 25		bottle cappers, sheet steel ware steel stampings, n. e. s., manu factures of stainless & alloy	F				12
6188. 00 6188. 00	Hardware, n. e. s.: Carpet sweepers, household fruit			100	25	25		steel) (report iron sand it	Maria Company	1			
	than meat, & ice cream freezers,	-		1		1	6209. 98	5411.05):		None	100	25	25
6188. 00	hand-operated. Coffee mills, pepper mills, & corn mill grinders, hand-		. K	100	25	25	6209. 98	tanks, unlined.		None	100	12	1 25
6188.0	operated.	-	K	100	25	23	6209. 98 6209. 98	Belt fasteners & lacings, steel Blow torches		None	100	20	25 25 25
6188.0	hand-operated.	No. of the last	1	100	1	100	6209. 98	Bottle openers & cappers, house hold.	1000	1000	100		
6188. 0	wire) & animal snow locks. Steel drapery hooks, rod rings,	100	100	100	25	2		nonmilitary.		v	100		
6188.0	pole sets, curtain rods & tassels. Other bardware, n. e. s		None	100	25	25	6209. 98	caskets, ice creepers, money change carriers, name plates d				1	1
6189. 0	shoe-machine needles):	M	K	100	21	2	6209. 98	washboards, Cap fasteners for paper mill	Lbs.	None	100	2	5 25
6189. 0 6189. 0	Domestic sewing-machine needles Industrial sewing-machine needles	M. M.	K	100			0200.00	bottles, steel bungs, nozzies d	1	-	1	1	1
6190. 0	Industrial sewing-machine needles Needles, n. e. s. (include hand-sewing & knitting-machine needles) (re port other knitting needles in 9840.00 & phonograph needles in		1	110		- Line	1 5	plugs & seals & metal strappin seals.	B	1	1	1	1
	9239, 007.	1251770	-			-	1 See	General License for metal drums and	containers	\$ 802.14			
6190.0		. M.	K	1 10	0 1 2	5 2	" ILI	nited to \$1.00 for Argentina.					

lule B No.	Commodity	Unit	Gen. Lic. Coun- try	Value	Dollar Limits ntry oup	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	Limits ntry	POST Dollar
Dept. of Schedule			Group	K	G+4	G-PO Vali	Dept. of C			Group	к	G+4	0.P08
	Iron & steel manufactures-Con.	any Francis	ST ST	TE SE			merkeli	Copper & manufactures-Con.					T
-	Other iron & steel manufactures—etc.—Continued.	A STEE	5	1595	P.B		6425. 00	If cut in lengths not exceeding 100 ft. maximum length & used solely for	Lbs.	None	1	1	
	Iron & steel manufactures, n. e. s., Continued.					TOTAL S	6425.00	auto replacement perts	Lbs.	None		4	-
9. 98	Casket hardware, hose couplings (not fire), porch gates, furni- ture handles.		None	100	25	25	6425. 00	Copper welding wire Other wire (bare) Insulated copper wire & cable:	Lbs.	None	1	1	
9, 98	Channels, channel stampings,		None	100	25	25	6430. 00	Insulated copper wire & cable: If cut in lengths not exceeding 100 ft. maximum & used solely for auto re-	Lbs.	None	1	1	1
9. 98 9. 98	channel runners & chaplets. Elevator doors & fronts.		None	100	25 25	25	6430. 00	placement parts.	Lbs.	None	1	1	
9. 98	Faucets, cast-iron, & plumbing nipple grips. Flatirons, sadirons, & parts, not		None	100	25	25 25	6431. 00	Weatherproof wire Other insulated copper wire:	Lbs.	None	1	1	
9. 98	electric. Horseshoe calks, hog rings &	-	None	100	25	25	6435. 00	If cut in lengths not exceeding 100 ft. maximum & used solely for auto replacement parts.	Lbs.	None	1	1	
0.98	ringers. Kitchen & household utensils,		K	100	25	25	6435. 00 6435. 00	Lead-covered	Lbs.	None Non	1	1	1
	n. e. s. (include cake covers, Dutch ovens, frying pans, cast-	Mark 1		(USIN)			6439, 11	Munitions: Rotating bands for shells	Lbs.	None	1	1	1
	iron hollowware, pressure cook- ers, soup spoons, table spoons,	50			he		6439. 19 6439. 98	Other Copper manufactures, n. e. s. (report	Lbs.	None	i	î	
. 98	teaspoons, nested steel ware). Linemen's steel climbers with		None	100	25	25		woven-wire screen cloth in 6086.10 & 6086.90):				4-7	
. 98	leather straps. Repair parts for scales & balances other than automatic scales &		K	100	25	25	6439. 98 6439. 98	Bolts, nuts, pins, rivets, screws & washers.		None	1	1	
	other than automatic scales & precision & laboratory balances & weights.			Carried States		1865	0439, 98	Other copper manufactures except woven-wire-screen cloth.		None	1	1	
98	Roofing tile, vitrified steel		K None	100 100	25 25	25 25	1 00	Brass and bronze manufactures;			1		1
	Steel oilers, empty; glue pots, metal-melting pots, grease cups & guns.				HELL	UVIII)	6440.00 6441.00	Scrap & old	Lbs. Lbs.	None None	1 1	1 1	
98	Stencils. Tool boxes.		K None	100	25 25 1	25 25	6448. 01 6448. 05	BlanksBlanks	Lbs. Lbs.	None None	1	1	
98	Tubing & hose; metallic, flexible, not electric conduit. Vitrified steel pipe		None	25 100	25	25	6450.00	Plates, sheets & strips, except win- dow strip & shapes (report win-	Lbs.	None	1	1	1
98	Other iron & steel manufactures.		None	100	25	25	6453 00	dow strip & shapes in 6479.07 & 6479.09).	***	*****		-	1
	Ferro-alloyst						6453, 00 6454, 30 6456, 00	Pipes & tubes, including pipe coils Pipe fittings Plumbers' brass goods (include fau-	Lbs.	None None	250	†25	
. 03	Ferromanganese	Lhs.	None None	100	1 25	1 25	0'20'0' 00	cets, cocks. shower & bath fittings, thermostatic water-mixing valves,	Lbs.	None	1	-	1
35	Ferrochrome. Ferromolybdenum.	Lbs.	None None	1	1 1 1	1	6457. 00	& other brass plumbing fixtures. Wire (bare & insulated) of brass or	Lbs.		3		1
. 87	Ferrophosphorus	Lbs.	None None	100	1 25 25	1 25	6457.00	bronze (include welding rods): Welding rods	Lbs.	None	1	1	-
. 92 . 95	Ferrosilicon Ferrotitanium & ferrocarbon-titan- ium:	Lbs. Lbs.	None	100	25	25	6457. 00 6458. 00	Brass wood screws (whether or not	Lbs. Gross	None None	1	1 1	
. 95 . 95	Ferrotitanium Ferrocarbon-titanium	Lbs.	None K K	100 100	25 25	25 25	11 11	plated) (report iron or steel wood screws in 6200.00, brass machine			-714		1
). 96	Ferrotungsten (report tool-bit blanks in 6639.00).	Lbs.	Ř	1	1	1	6465. 00 6469. 00	screws in 6479.98). Hinges & butts of brass or bronze Hardware of brass or bronze, fi. e. s.	Doz.pr.	None	1	1	-
. 98	Other ferro-alloys: Ferroboron. Other ferro-alloys	Lbs. Lbs. Lbs.	K	-100	25	25		(report iron & steel hardware in 6183.00-6188.00 & brass & bronze locks in 6179.00-6181.00):					1
. 98		Lbs.	None	100	25	25	6469.00	Saddlery & harness hardware		None	1	1	1
.00	Aluminum & manufacturest	7 600	77				6469.00	All other hardware	Lbs.	None	1	1	1
00	Bauxite & other aluminum ores Bauxite concentrates, including alumina.	L. ton L. ton	K	1	1	1	8479. 01	Brass & bronze die stocks, shims, bearings & bushings:	Lbs.		-		1
.00	Aluminum & alloys in ingots, slabs, or other crude forms.	Lbs.	None	1	1	1	6479. 01 6479. 01	Bearings & bushings, report tur- bine bearings in 7129.00. Die stocks & shims	Lbs.	None	1	1	
.00	Aluminum scrap	Lbs.	K None	1 1	1 1	1 1	6479. 05	Brass & bronze fabrications for	Lbs.	110110		1	-
. 05	Rods & bars (include rolled & ex-	Lbs.	None	1	1	1		belt links, gun parts, primer caps, primer cups & anvils for shells, rotary bands & jackets			200		1
4. 00 5. 00	Aluminum foil & leaf	Lbs.	None	1	1 1	1	0.000 07	for shells):	0.90	1		150	1
. 00	Tubes, moldings, castings & other shapes (include forgings other than aircraft).	Lbs.	None		1	1	6479. 05 6479. 05	Cartridge belt links	Lbs.	None	1	1 1	
7.00	Table, kitchen & hospital utensils Aluminum or aluminum-bronze pow-	Lbs.	K None	100	25 1	25 1	6479. 05 6479. 05 6479. 05	Primer caps	Lbs. Lbs. Lbs.	None None None	1 1 1	1 1	-
0.98	Aluminum manufactures, n. e. s.:			eanif			6479. 06 6479. 11	Others Brass & bronze structural shapes Brass & bronze stampings, except	Lbs.	None None	1	1 1	
. 98	Welding rods Other aluminum manufactures	4479000	None None	100 100	25 25	25 25	6479.13	as machine or vehicle part. Brass & bronze castings & forgings	Lbs.	None	1	1	
00	Copper & manufactures				1		6479. 19 6479. 98	Brass & bronze circles. Brass & bronze manufactures, n.e.s.	Lbs.	None	i	1	
. 00	Copper ore, concentrates, matte, un- refined copper as blister, converter	Lbs.	None	1	1	1		Brass & bronze structural snapes. Brass & bronze stampings, except as machine or vehicle part. Brass & bronze castings & forgings. Brass & bronze circles. Brass & bronze manufactures, n. e. & (include gilding metal, brass & bronze screws other than				1781	
2.00	copper, or anodes (copper content). Refined copper in cathodes, billets, ingots, bars, or other forms (include	Lbs,	None	1	1	1		(report woven-wire screen cloth	THE PERSON	PEND O		T	
3. 00	Old & seran conner	Lbs.	None	1	1	1	6479, 98 6479, 98	in 6086.10 & 6086.90): Blow lamps		None None	1	1	
2.00	Lines & tunes	Lbs. Lbs.	None None	1 1 1	1	Î	6479. 98	Blow torches. Bolts, nuts, pins, rivets, screws, studs and washers.	*******	None	1	1	
4.00	Plates, sheets & strips Rods (report Copperweld rods in 6649.98).	Lbs.	None	î	1	î	6479. 98 6479. 98	Elevator doors Fire hydrants Grease cups, grease guns & lubri-		None None	1 1 1	1 1	
5, 00	Wire (bare) (report insulated wire in 6430, 00-6435, 00, according to type):	Lbs.		100	100		6479. 98	CRLOTS.		The state of the s	1	1	1

of Comm. ule B No.	Commodity	Unit	Gen. Lle. Coun- try	GLV I Value I Cour Gro	Limits	G-POST Dollar Value Lindts	of Comm. ule B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV I Value Cour Gro	Dollar Limits atry up	ST Dollar re Limits
Dept of Schedule			Group	K	G+4	G-Po Vadi	Dept. of Schedule			Group	K	G+4	G.Po
	Brass and bronze manufactures—Con.					5	T B	Zinc & manufactures-Continued	- C. C.	- William	1 No. 160		7
	Other brass & bronze manufactures— Continued.		4196				6586. 00	Dust (include shavings & fillings) Other zinc manufactures, containing	Lbs.	None	-1	1	1
	Brass & bronze manufactures, n. e.s., etc.—Continued	-					6589. 01	20% or more zinc; Battery shells & parts, unassembled	Lbs.	None	1	1	
6479. 98 6479. 98	Mattress ventilators. Fire-fighting accessories & parts n. e. s.		K None	100	25 1	1	6589. 03 6589. 07	Photoengraving plates (report pho- toengraving sheets in 6572.05). Wire	Lbs.	None	1	1	
6479. 98 6479. 98	Marine fittings, n. e. s		Noen None	1 25	1 1	1	6589. 98	Zinc manufactures, n. e. s		None	î	î	11.1
6479. 98	not electric. Window strips. Windows & parts. Other.		None	1 1	1	1 1	E. I	Nonferrous ores, metals & alloys except precious;		7			- X
6479, 98 6479, 98	Other	200	None	i	1	î	-6610.00	Nickel silver, or German silver, crude, scrap, or in bars, rods, or sheets (re- port further advanced articles in	Lb	None	100	25	2
6504. 06	Lead orc, matte, & base bullion (lead content).	Lbs.	None	1	1	1	6620.00	6691.98). Babbitt metal (report scrap & dross in 6691.98).	Lbs.	Mone	1	1	F. 1
6507.00 6508.00	Pier & have (include blocks & ingots)	Lbs. Lbs.	None None	100	†25. †25	1 1	6630.00 6635.00	Nickel-chrome electric resistance wire Quieksilver or mercury	Lbs.	None None	1 1200	1 25	
6512.00 6515.05	Sheets & pipes (include bends) Solder Type metal (antimonial lead) Anodes	Lbs. Lbs.	None None	100	1 †25 25	1	6636.00	Molybdenum ore & concentrate (mo- lybdenum content).	Lbs.	None	1	1	
6515. 20 6515. 30 6515. 37	Foll, including lead & lead-till loll	LDS.	None None	100	25 1 †25	1 1	6636.01	Molybdenum ore & concentrate (quantity only). Vanadium ore & concentrates (vana-	Lbs.	None	1	1	
6515. 98	Plate, or battery plate (not assembled) as complete battery units). Lead manufactures, n. e. s.:		None	100	140	-	6637. 01	dic oxide (pentoxide V ₂ O ₅ content)]. Vanadium ore & concentrates (quan-	Lbs.	None	1	1	-
6515. 98 6515. 98	Battery mud Scrap & residues Other lead manufactures	********	None None	100	25 1 25	1 1		tity only) (include fused vanadium ore concentrates);	int.		100	105	
6515, 98	Nickel & manufactures:		None	100	20		6638, 00 6639, 00	Magnesium metal in primary form Tungsten metal (stellite), wire, shapes, & alloys:	Lbs.	K	100	†25	
6545. 01	Nickel ore, concentrates & matte	Lbs.	None	1	- 1	1	6639.00 6639.00	Welding rods. Other	Lbs. Lbs.	None None	1	1	1
6545. 05	Nickel alloys & scrap containing nickel (include Monel metal)	Lbs.	None	1	1	1	6645.01	Ores & concentrates, n. e. s.: Antimony	Lbs.	None	1	1	VATO'S
6545. 09	(report nickel silver in 6610.00). Metal in ingots, bars, grains, rods, sheets, strip, shot, plates, & other	Lbs.	None	1	- 1	1	6645. 05 6645. 10	Beryllium Bismuth matte, slimes, residues, & base bullion.	Lbs.	None None	100	25	2
6549. 98	forms. Nickel manufactures, n. e. s. (include		FINIT	Harr	419	17.6	6645. 15	Cadmium dross, flue, residues, &	Lbs.	None	1	1	
6549. 98	wire) (except nickel alloy manufactures):	199797	None	1	1	1	6645, 20 6645, 25 6645, 30	Chromium (chromite) Cobalt Columbium (niobium)	Lbs. Lbs. Lbs.	None None None	1	1 1	
6549. 98	Welding rodsOther maufactures		None	î	î	î	6645, 40	Manganese ores & concentrates.	Lbs.	None	100	25	2
	Tin & manufactures:				-		1	containing 35% or more manga- nese [include chemical manga- nese dioxide ore (ground manga-			199		J.
6565, 02 6565, 03 6565, 07	Tin tubes Tin foil Tin metal in ingots, pigs, bars, blocks,	Lbs.	None None	1 1	1 1 1	1 1 1	6645, 60 6645, 70	nese) for manufacture of dry cells] Tantalum Titanium (ilmenite & rutile)	Lbs.	None None	1 1	1	
6565. 08	slabs & other forms Tin scrap & waste (include dross)	- Filtre	None	1	1	1	6645, 80	Tungsten (include wolframite & scheelite).	Lbs.	None	î	1	
6565, 98	(see 6565,09). Other tin & manufactures:		South of the last	200			6645. 95	Zirconium (include zirconium sand) Other ores & concentrates, n. e. s.:	Janes .	None	1	1	
6565, 98 6565, 98	Phosphorous tin	********	None None	1	1	1	6645, 98 6645, 98	Manganese ores & concentrates containing less than 35% man-	Lbs.	None None	100	25	2
6570, 00	Zinc & manufactures; Zinc ore, concentrates & dross (zinc	Lbs.	None	1	1	1	6645, 98	agnese. Mercury	Lbs.	None	100	25	2
6571.01	content) (include skimmings). Zinc cast in slabs, plates or blocks: Special high-grade (containing not	Lbs.	None	1			6645, 98 6645, 98 6645, 98	Tin	Lbs. Lbs. Lbs.	None None None	100 100 *1	25 25 *1	2 2
0071.01	over .007% lead, not over 005% iron, not over .005% cadmium, no	Lius,	None			1	6645, 98 6645, 98	Other ores & concentrates, n. e. s. Metals & alloys in primary forms,		None	100	25	1
6571.03	aluminum & at least 99.99% zinc). High-grade (containing not over	Lbs.	None	1	1	1	6649. 01	n. e. s.: Antimony (include metal or regu-	Lbs.	None	1	1	
	.07% lead, not over .02% iron, not over .07% cadmium, no aluminum & at least 99.90% zinc).			-	CAR			lus, needle or liquated antimony, alloys & antimony-bearing scrap metal).	Sept.			I A F	
6571.05	Intermediate (containing not over ,20% lead, not over .03% iron, not	Lbs.	None	1	1	1	6649, 05 6649, 10	Beryllium metals, alloys & scrap Bismuth metals & alloys	Lbs.	None None	1 1	1 1 1	100
6571.11	over .50% cadmium, no alumi- num & at least 99.50% zinc). Brass special (containing not over	SOF ST	None	1	1	1	6649. 15	Cadmium metals (include metallic shapes).	Lbs.	None	1 100	103	2
0011,111	.60% lead, not over .03% iron, not over .50% cadmium, no alumi-	Lbs.	None	1		1	6649, 17 6649, 18 6649, 20	Cadmium alloys. Cerium metals & alloys. Chromium metal, anodes, chro-	Lbs. Lbs. Lbs.	None None None	100	25	4
6571. 21	num & at least 99.00% zine). Selected (containing not over .80%	Lbs.	None	1	1	1	CONTROL OF ST	mium-bearing alloys & scrap (report ferrochrome in 6220.50).	V.S.			W	
	lead, not over .04% iron, not over .75% cadmium, no aluminum & at least 98.75% zine).						6649. 25	Cobalt metal alloys & cobalt-bear- ing scrap metal (include cobalt alloys & scrap not in chief value	Lbs.	None	1	1	-
6571. 25	Prime western (containing not over 1.60% lead & not over .08% iron).	Lbs.	None	1	1	1	6649. 30	of cobalt). Columbium metal & alloys (report	Lbs.	None	1	1	File
6571.96	Other zinc cast in slabs, plates or blocks.	Lbs.	None	1	1	1	6649. 40	ferrocolumbium in 6220.80). Manganese metal & alloys (include	Lbs.	None	100	25	2
6572. 05	Zinc rolled in sheets & strips: Photoengraving sheets (report un-	Lbs.	None	1	1	1		alloys containing 10% or more manganese) (report alloys con-	1000				
6572. 09	finished photoengraving plates in 6589.03, finished in 9830.00). Sheets, n. e. s. & strips	Lbs.	None	1	1	1	2 3	taining less than 10% manganese in 6649.98; ferromanganese in 6213.03).		7	1	100	
6573. 05	Sheets, n. e. s. & strips. Zinc in other forms, n. e. s.: Zinc alloys, other than brass or bronze (include scrap zinc).	Lbs.	None	1	1	1	6649. 45	Molybdenium metal, alloys, & scrap (include calcium molyb-	Lbs.	ESE.	U.S.		1
6573. 07 6573. 98	Zinc die-castings	Lbs.	None None	1	1	1		date & calcium silico-molyb- date) (report ferromolybde-	E RUNI III	Carried !		T. P.	THE .
	. De la constantina del constantina del constantina de la constant				-		6649. 45	num in 6220.85): Welding rods, chrome-molybde- num.	Lbs.	None	1	1	
may be	netals or manufactures of metals except exported to Eire or Turkey under G-Po- ited to \$1,00 for Agentina.	OST in ar	y amou	nt.	8-9		6649. 45 6649. 50	Other	Lbs.	None None	100	1 25	2

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Coun Grot	imits	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lie. Coun- try	GLV I Value I Cour Gro	Limits	G-POST Dollar Value Limits
Dept			Group	К	G+4	G-Po Vah	Dept. of C			Group	K	G+4	G-PO Valu
	Nonferrous ores, metals & alloys except precious—Continued		- 22-	pelle				Electrical machinery & apparâtus— Continued					
3649. 60	Metals & alloys in primary forms, n. e. s.—Continued. Tantalum metal & alloys (report	Lbs.	None	1	1	1	7009.00 7010.10	Accessories & parts for generators Welding sets: Motor-generator type:	Units	None	100	25	25
649, 90	ferrotantalum in 6220.94). Vanadium metal alloys & scrap (report ferrovanadium in 6220.87).	Lbs.	None	1	1	1	7010. 10 7010. 10 7010. 20	Portable electric Other Nonrotating type (include rectifier,	Units	None None	100	25	25
6649, 95 6649, 98	Zirconium metals & alloys (report ferrozirconium in 6220.88). Metals & alloys in primary form, n. c. s.: (include barium, boron,	Lbs.	None	-1	1	_ 1	7010. 20 7010. 20 7011. 05	resistance & transformer types): Portable electric. Other Electrical generating sets powered by	Units Units Units	None None	100	1 25	25
3649. 98	indium, etc., metals & alloys; Copperweld rods & electrodes): Copper alloys other than brass,		None	100	25	25	7011.05	Diesel engines, assembled or un- assembled:		None	100	25	- 25
649, 98 649, 98	Selenium Strontium metal	The state of	K None	100	25 1	25 1	7011. 05 7011. 05 7011. 98 7011. 98	Marine. 750 r. p. m. & under. Over 750 r. p. m. Self-contained lighting outfits, n. e. s.; Wind deliver	Units Units Units Units	None None	100	25 25 25	25 25 25
6649, 98 6649, 98 6691, 98 6649, 98	Thorium metals & alloys: Mesothorium Other. Titanium metal & alloys. Uranium metal Other.		None None	100 1	*1 25 1	*1 25 1	7011.98 7012.00	Wind-driven Other, except Diesel Wind-driven generators (report parts in 7099.98).	Units Units	None None	100	25 25	25 25 25
6649, 98 6649, 98 6650, 00	Plated ware, except cutiery (plated	Lbs.	None None	100	*1 25	25 25	7013.00	Batteries, storage, 6- & 12-volt (in- clude aircraft, automotive & radio batteries & knocked-down as- semblies).	Units	None	100	25	25
6670. 00 6691. 01	with nonprecious metals only) Type (include multigraph type) (report type metal in 6515.05) Magnesium powder.	Lbs.	None K	100	†25 25	1 25	7014, 00 7015, 00	Batteries, storage, other (include knocked-down assemblies). Batteries, No. 6 dry-cell. Batteries, fiashlight.	Cells Units	None None	100	25	25
6691, 05 6691, 98	Magnesium metal in other forms, n. e. s., & magnesium ribbons. Molybdenum wire Metal & metal composition manufac-	Lbs.	K None	100	1 1 1	1	7016, 00 7017, 00	Batteries, flashlight. Batteries, dry, multiple-cell, except flashlight (include earphone bat- teries).	Cells	None	1	1	1
6691, 98 6691, 98 6691, 98	tures, n. e. s.: Alumel manufactures Invar manufactures		None None	1 1	1	1	7018.00 7018.00	Batteries, other dry- & wet-cell primary: Dry-cell primary, n. e. s	Units	None	100	25	25
6691, 98 6691, 98 6691, 98	Metal signs, other than electric		None None	100 1 *1 1	25 1 *1 1	25 1 *1 1	7018.00 7019.00	Wet-cell primary, n. e. s. Capacitors ½ kv-a. & larger (include static condensers) (report smaller condensers in 7099,98):	Units	None	100	25	25
6691, 98 6691, 98	atomic hydrogen. Other metal & metal composition manufactures, n. e. s.	The second second	None	100	25	25	7019.00 7019.00	Capacitors, eeramic, electrolytic, mica (except radio), paper. Capacitors, power-factor correction	Units	None	25 25	25 25	25
	Precious metals & plated ware, except jeweiry & precious metals for dentis-						7019, 00	All other capacitors	Units	None	100	25	25
-	try, gold & silver in ore, bullion & coint (report jewelry in 9620.00-9635.06)						7021.00	ky-a.: Specialty transformers, natural- draft dry type, not nonpower	Units	None	25	25	28
6920.00	Platinum & allied metals: Platinum ore & concentrates Ingots, sheets, wire, alloys, & scrap:	T. oz.	None None	1	1	1	7021.00 7022.00	electronic. Other power transformers over 500 ky-a. Distribution transformers, 500	Units	None	100	25	2
6922. 05 6922. 09	Platinum bars, ingots, sheets, wire, sponge, & other forms, including scrap Palladium, rhodium, iridium,	T. oz.	None	1	1	1	7022.00	kv-a. & less: Specialty transformers, natural-draft dry type, nonpower	Units	None	25	25	2
	osmiridium, ruthenium & os- mium metal & alloys, includ- ing scrap			10 4			7022, 00	electronic. Transformers, auto, primary 600 volts & below. Transformers, dry type, primary	Units	None	1000	1	100
6929, 05 6929, 98	Manufactures, except jewelry: Platinum manufactures (except jewelry) (include crucibles). Platinum allied metal manufac-		None None	1	1	1	7022.00	600 volts & below. Transformers, furnace, primary 600 volts & below.	Units	None	25	25	2
6955, 00	tures, except lewelry. Sterling & other solid silverware: Knives, forks, & steak sets	\$ value	K	100	25		7022, 00 7023, 00	Other distribution transformers, 500 kv-a. & less. Instrument transformers.	Units	None None			
6956. 00	Platinum-allied metal manufac- tures, except lewelry. Sterling & other solid silverware: Knives, forks, & steak sets. Other (Include tableware, other than knives, forks, & steak sets, ornamental silverware, silver		-	1			7024. 00 7024. 00 7024. 00	Other transformers: Transformers, general-purpose, pipe-thawing, transtats. Other transformers. Mercury power rectifiers.	Units Units Units	None	300		
5956, 00 6956, 00	solder, & manufactures, n. e. s.) Silver solder & silver-base braz- ing alloys. Other sterling & solid silverware,	1	None K	100	25 25	1	7026. 00	Rotating converters (include fre-		None		21 21	2
6958, 00 6959, 00	n. e. s. Silver-plated ware: Knives forks & steek sets	\$ value	K	100		25 25	Rail	verters, synchronous conden- sers, dynamotors & double- current & motor-generator sets):	12	13.	1.	1	1
*	Other (include tableware, other than knives, forks, & steak sets, ornamental silverware & manu- factures, n. e. s.).	o value					7027. 10 7027. 10	Under 300 kilowatts: For automotive use, 34 & less than 300.	es constant	None	100	1	
6997. 00	Gold manufactures, n. e. s. (include gold & gold-plated ware).	120	None	25	25	25	7027. 10	For 35 mm motion picture projection equipment. For other motion picture pro- jection equipment.	Units	K	100		
7000. 85	Electrical machinery & apparatus; Generators: Direct currents	S SHIP	None	100		25 25	7027. 10 7027. 20 7027. 20	Other 300 kw. & larger: For automotive use	- Units	None	100	2	5 2
7001, 00	Alternating current Steam turbine generator sets: 3/4 & less than 500 kw	Units	None	100	25	1	7027, 20 7028, 00	Other. Complete battery chargers, nonrotating [include rectifier tubes (tungar tubes)]:	Units Units	None	100	2	5 2
7006, 98 7008, 00	500 kw. & larger	Units	None	100 100 ers affix y amour	25		7028.00 7028.00	(tungar tubes); For automotive use Tungar, rectigon & rectifier tubes & bulbs.	. Units Units	None K	100		

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun- try		Dollar Limits	lar	Jomm. B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV I Value Com Gro	ntry	G-POST Dollar Value Limits
Dept			Group	K	G+4	G-Po Val	Dept. of C			Group	K,	G+4	G-PO Val
	Electrical machinery & apparatus—							Electrical machinery & apparatus—	Parties of the same of the sam			,	
	Transmission & distribution appara-	Controlling				100	2010 00	Motors, starters & controllers-Con.			100		
7030. 00	feeder voltage regulators (include step-type feeder voltage regu- lators) (report aircraft in	Units					7048, 00 7048, 00 7048, 00	Starting & tontrolling equipment and parts for industrial motors: Resistors for industrial motors. Other starting & controlling		None None	25 100	25 25	25 25
7030.00	7949.98): Feeder voltage regulators, internal combustion engine.	Units	None	100	25	25	7049.00	equipment & parts for indus- trial motors. Starting & controlling equipment	- Training	None	100	25	25
7030. 00 7031. 00	Feeder voltage regulators, other Switchboard panels & parts, except	Units	None None	100 100	25 25	25 25		& parts for electric railway & vehicle motors.					11 2000
7032. 00	telephone. Oil circuit breakers & switches (in- elude outdoor & indoor),	Units	None	100	25	25	7055.00	Accessories & parts for motors Portable electric tools (report parts in 7099.94, 7099.95 & 7099.98):		None	100	25	25
7033. 00	Power switches, circuit breakers & parts over 10 amperes, & parts (include network protectors)		W S				7056.05 7056.05 7056.05	Power-driven, metalworking: Drill presses, portable electric		None	100	25	25
	report oil circuit breakers & oil switches in 7032.00 & switches						7056. 98	Other Other Electric refrigerators & parts (see	Units	None None	î	i	1
7033. 00	other than oil, under 10 amperes, in 7095.00): Network protectors		None	100	25	25	7057. 00	9841.00, 9842.00): Household, with or without cab- inets.	Units	None	None	None	None
7033. 00	parts.		None	100	25	25	7058.00	Commercial up to 1 ton, with or without cabinets.	Units	None	100	25	25
7034. 05 7034. 05 7034. 05	Fuse plugs (containing mica): Fuse plugs under 2300 volts Other fuse plugs	Units Units	None None	100	25 25	25 25	7059.00	Parts for electric refrigerators (cabinets, motors, coils, or other parts, shipped separately from					Sec.
7034. 98 7034. 98 7034. 98	Other fuses: Fuses under 2300 volts Fusible links, for radio receiving	Units Units Units	None None	100	25 25	25 25	7059.00 7059.00	compressors or complete units): Commercial refrigerators parts Other refrigerator parts		None K	100 100	25 25	25 25 25
7034. 98	sets. Other fuses.	Units	None	100	25	25	7060, 00	Flashlights, with or without bat- teries.	Units	None	25	25	25
7035. 00	meters: Electric watt hour meters	Units	None	None	None	None	7061.00 7061.00	Electric fans: Fans as parts for blowers or ventilating machinery.	Units	None	100	25	25
7035. 00 7036. 20	Other measuring meters Electric indicating instruments	Units	None	100	25	25	7061.00	Other electric fansElectric incancelescent lamps:	Units	None	None	None	None 25
7036, 20	(report parts in 7099,98): Dynamometers, automotive chassis.	Units	None	1	1	1	7063, 05	Small filament lamps (bulbs), miniature & candelabra base (include flashlight, switch-	Units	None	25	25	20
7036, 20 7036, 20 7036, 20	Dynamometers, steam turbine Dynamometers, other Other electric indicating instru-	Units Units Units	None None None	1 1 1	1 1 1	1 1 1		(include flashlight, switch- board, automobile, sealed beam & other lens lamps; Christmas tree, radio panel & other small-					
7037.00	ments, n. e. s. Electrical recording instruments:	Units					7064. 55	Large Glament Jamps (bulbs	Units	None	100	25	25
7037. 00 7037. 00	Stress strain Other Electrical testing apparatus &	Units Units	None None	1	1	1		medium screw, mogui bi-post bayonet & other large-base lamps) (include heat & photo- flood lamps). Fluorescent tube lamps. Vapor & nonflament lamps (hubb) n.e. & finclude mer-					-
7038. 20	parts, n. e. s.: Armature growlers, automotive vehicle testing type.		None	1	1	1	7065, 01 7065, 55	flood lamps). Fluorescent tube-lamps	Units Units	None None	100	25 25	25 25
7038. 20	Dynamometers, automotive chassis.		None	1 1	-1	.1	7000, 55	(bulbs), n. e. s. (include mer- cury, sodium, germicidal, photoflash & neon glow lamps)	Onics	None	100	20	200
7038, 20 7038, 20 7038, 20	Dynamometers, steam turbine Dynamometers, other		None None	1	1	1 1		(report all carbon & metal fila- ment lamps in 7063.05 & 7064.55:					-
7038. 20 7038. 20	metalworking. Gauges: electric: mealtworking Electrical & mechanical testing		None None	1	1	1		rectifier lamps for battery chargers in 7028.00, commercial					1
7038. 20	Testing equipment: photoelectric:	COLUMN TO A		1	1	1	7066.00	& industrial electronic tubes, other than radio, in 7099.98). Searchlights & airport beacons (in-	Units			A 21.55	
7038. 20 7038. 20	oscilloscopes. Oscilloscopes, parts for		None None	1 100	1 25	1 25	7066. 00 7066. 00	clude anti-aircraft searchlights): Military searchlights Other searchlights & airport	Units Units	None None	None 100	None 25	None 25
7038. 20 7038. 20 7038. 20	Synchroscopes, parts for		None None	100	25 1 25	1 25	7067. 00	beacons. Floodlights (report automobile spotlights & fog lamps in 7927.00).	Units	None	100	25	25
1000. 20	Other testing apparatus & parts, n.e.s. (include potentiometers, resistance boxes & wheatstone		None	1	1	1	7068. 10	Electric household washing ma- chines.	Units	None	100	25	25
7039. 00	bridges). Lightning arresters, choke coils, re-						7068. 30 7069. 10	Electric household washing-ma- chine parts. Electric domestic vacuum cleaners.	Units	K None	100	25 25	25 25
7039.00	actors & parts: Electric coils & parts, telephone & telegraph.		None	100	25	25	7069. 30	Electric domestic vacuum-cleaner parts.	-4	K	100	25	25 25
7039.00	Lightning arresters, reactors & parts. Resistors, discharge (not radio)		None None	100	25 25	25	7070.00	Electric domestic motor-driven devices, n. e. s., except tools: Hair dryers	Units	None	100	25	25
7040.00	Motors, starters & controllers: Motors, ½ hp. & under	Units	None	25	25	25	7070.00 7071.00	Other Electric flatirons	Units Units	None None	100 25 25	25 25 25 25 25 25	25 25 25 25 25 25 25
7041.00	Motors, over ½ hp. & under 1 hp Stationary motors:	Units	None	25	25	25 25	7072.00 7073.05	Electric cooking ranges, domestic Electric coffee percolators, toasters, & waffle irons.	Units Units	None None	100		144
7042.00 7042.00 7042.00	1 to 200 hp.: Engine-mountedOther	Units Units	None	100 100	25	25	7073. 98	Other domestic heating or cooking devices, utensils, & parts, n. e. s.		None	100	25	25
7043.00 7044.00	Over 200 hp Railway motors	Units Units	None None None	100	25 25 25 25 25	25 25 25 25	7074. 10	(include curling irons, hot plates & grills). Electric industrial melting & refin-		None	100	25	25
7045. 00 7045. 00	Electric locomotives, railway, min- ing & industrial: Underground mining	Units	None	100		25	7074. 20	ing furnaces & parts. Heat-treating furnaces & parts, electric industrial. Industrial heating devices & parts,		None	100	25	25
7045, 00 7047, 05	Station, warehouse & factory	Units Units	None None	100	25 25 25	25 25 25	7074. 90	electrical, n. e. s. (include			mail	37	
	trucks, powered by electric stor- age battery, whether or not con- taining conveying, lifting, stack-		STORY.			N AUG	7074. 90 7074. 90	ovens). Babbitt pots, 16 lbs. & under Babbitt pots, över 16 lbs Chocolate warmers, dextriñe		None None	100	25 25	25 25
7047. 98	ing or similar accessory devices, Electric industrial trucks & trac- tors, n. e. s. (report highway ve-	Units	None	100	25	25	7074. 90	cookers & parts.			100	25 25	25 25
-	hicles in 7901.01-7906.00).						7074. 90	Furnaces for laboratory use & parts.		None	100	20	

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun- try	GLV Value Com Gro	Limits ntry	G.POST Dollar Value Limits	of Comm.	Commodity	/ Unit	Gen. Lic. Coun-	GLV Value Cour Gro	Limits	ST Dollar
Dept			Group	к	G+4	G-PO Valt	Dept. of C			try Group	К	G+4	G.PO Valt
	Electrical machinery & apparatus— Continued	1	71100					Electrical machinery & apparatus— Continued					
7074, 90 7074, 90	Industrial heating devices & parts, electrical, n. e. s., etc.—Con. Glue heaters & pots.————————————————————————————————————		None None	100 100	25 25	25 25		Signal & communication devices— Continued. Radio apparatus, etc.—Continued. Other radio receiving-set acces-					
7074. 90 7074. 90	ment, not physiotherapy. Heating elements		None K	100 100	25 25	25 25	7081. 00	sories—Continued. Mica dial or mica covered compasses.		None	100	- 25	25
	immersion water heaters, hotel toasters, ranges, electric steam chef cookers & other commer- cial cooking devices.			54.4		Quan.	7081. 00	Radio hardware for receiving sets. Replacement parts (not in- cluding mics condensers &	- 0.00	None	25 25	25 25	25
7074, 90 7074, 90	Soldering irons & parts except elements. Soldering machines & parts	A 17.13	None	100	25 25	25 25	7081. 00 7082. 00	capacitors & tubes). Other Telegraph apparatus & parts (in-		None None	100 None	25 None	25 None
7074, 90 7074, 90 7074, 90 7074, 90	Solder pots, 16 lbs. & under Solder pots, over 16 lbs Space heaters & parts. Toasters, ranges, electric steam chef cookers for hotel use &		None None None	100 100 100 100	25 25 25 25 25	25 25 25 25 25 25		clude telephoto equipment, except wireless) (see 7076.12 & 7076.18). Telephone apparatus:				1	-
7074, 90	chef cookers for hotel use & other commercial cooking de- vices, n. e. s. Other industrial heating de-	and the same		100	25	25	7083, 00 7087, 00	Telephone instruments Other telephone equipment & parts: (include intercommunication systems):	Units	None	None	None	None
7075, 10 7075, 50 7075, 50	vices & parts. X-ray tubes. Other X-ray apparatus & parts: Bins: X-ray film loading. Cabinets, including casette trans-			25 100	25 25	25 25	7087, 00 7087, 00	Intercommunication systems. Recording machines, radio recording & telephone conference (not AVC unit, AT		None None	25 25	25 25	25 25
7075, 50 7075, 50 7075, 50	Cabinets, including casette trans- fer. Chests: X-ray film.		K	100 100 100	25 25	25 25	7087. 00 7089. 00	model voice writer). Other Bells, buzzers, annunciators, alarms & parts:	edalia.	None	None	None	None
7075, 50 7075, 50 7075, 50	Filters Screens, fluoroscopic Other X-ray apparatus and parts,	The second	K	100 100 25	25 25 25 25 25	25 25 25 25 25	7089. 00 7089. 00 7089. 00	Air-raid sirens & alarms Fire & protective alarm systems Other		None None None	None 100 100	None 25 25	None 25 25 25
7075. 90 7075. 90	n. e. s. Electric therapeutic apparatus & parts, n. e. s.: Physiotherapy apparatus Other therapeutic apparatus &		None	25	25	25	7092.00	Other electrical apparatus: Starting, lighting & ignition equipment (report spark plugs in 7921.00):					
7075. 90	parts. Signal & communication devices: Radio apparatus (report aircraft		K	100	25	25	7092, 00 7092, 00 7092, 00 7093, 00	Automotive Electric motor Other Insulating material n. c. s. (report		None None None	100 100 100	25 25 25	25 25 25 25
7076.12 7076.18	radio apparatus in 7948.07 & 7948.08; Radio transmitting tubes	Units	None	1	1	1	7093.00	glass in 5292.00, porcelain in 5335.00, 5336.00, rubber in 2054.00 & varnish in 8442.10): Electric insulating cloth	Lbs.	None	100	25	25
7076, 18	parts, except tubes (include complete sets or stations, & parts). Microphones & parts.		None	1	1	1	7093, 00 7093, 00 7094, 15	Electric insulating tape Other insulating material Rigid metal conduit: Of iron or steel.		None K	100 100	25 25 25	25 25 25
7076, 18 7076, 18 7076, 18 7076, 18	Microphones & parts Capacitors, variable Resistors Sockets, radio tube		None None None	1 1 None	1 1 1	1 1 None	7094. 18 7094. 90 7095. 00	Other Other metal conduit, outlet & switch boxes. Sockets, outlets, fuse blocks, light-	Lbs.	None None	100 100	25 25 25	25 25 25
7076, 18 7076, 18 7077, 00	Transmitting sets. Tube ridges & tube spacers. Other parts. Receiving sets (include television	Units	None None	1	1	1 1		ing switches & parts. Electric interior lighting fixtures & parts: Fluorescent (include starters &	to gain	210110	100		20
7077.00 7077.00 7077.00	receiving sets): Kits. Knockdown sets. Other. Radio receiving tubes.	Units Units Units	None None None	100 100 25	25 25 25 25	25 25 25 25	7096, 01 7096, 01 7096, 01	reactors): Ballasts, fluorescent lamp. Floor, desk, table, vanity & other portable lamps & parts.		None K	25 100	25 25	25 25
7078. 00 7079. 02 7079. 02	Radio receiving set components: Capacitors (condensers): Capacitors, variable	Units Units Units	None	1	1	1	7096, 01 7096, 01	Other fluorescent interior lighting fixtures & parts.		None None	25 100	25 25	25 25
7079, 02 7079, 02 7079, 02 7079, 04	Condensers, electric Trimmers, air capaciters Other	Units Units Units	None None None	1 25 100	1 25 25	1 25	7096, 98 7096, 98 7096, 98	All types except fluorescent: Floor, desk, table, vanity & other portable lamps & parts. Other.		K None	100	25 25	25 25
7079. 04 7079. 04	Resistors: Grid leaks for radio receiving. Potentiometers, radio receiving.	Units Units Units	None None	100 100	25 25	25 25	7097. 00	Electric exterior lighting fixtures & parts (include traffic signal lights).		None	100	25	25
7079. 04 7079. 04	Rheostats for radio receiving sets. Volume controls (with or without switches) for radio	Units	None	100	25 25	25 25	7098. 00	Other wiring supplies & line ma- terial: Interior or secondary wiring sup- plies.	,	None	100	25	25
7079. 04	receiving sets. Variaces for radio receiving sets.	Units	None	100	25	25	7098, 00 7099, 10 7099, 96	Other	Units Units	None K K	100 100 100	25 25 25 25	25 25 25
7079. 04 7079. 07 7079. 07	Other	Units	None	25	25	25	7099. 98	kinds). Electric apparatus & parts, n. e. s. (include precipitrons, public-address equipment & sound-record-		In it			
7079. 07 7079. 18 7079. 18	Other Other radio receiving set components: Sockets, radio tube.	Units	None	100	25	25 25 25		ing equipment other than for me- tion-picture use, whether or not provided with playback features) (report recorders installed in com-		10 mm			
7079, 18 7079, 18 7079, 18 7079, 18	Suppressors, spark plug Tube ridges and tube spacers. Vibrators, electronic	Units	None None None	25 1 25 100	25 25 1 25 25 25 25	25 25 1 25 25 25		bination radio-phonographs in 7077.98, dietating machines in 7790.00, motion-picture sound recorders in 9010.00 & electric					100
7080, 00 7081, 00	Other Loud speakers Other radio receiving-set accessories:	Units	None	25		25	7099. 98	clocks in 9570.00): Commutators, commutator end caps, segment insulators, V rings		None	100	25	25
7081. 00	Radio direction finders con- taining mica & mica trim- mers. Horns, loud speaker		None	25	25	25	7099, 98	& cones (containing mica) & mica armature insulation under bands. Condensers, static, electric, except radio.		None	25	26	25

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	Limits	G-POST Dollar Value Limits	of Comm. rde B No.	Commodity	Unit	Gen. Lic. Conn-	GLV I Value I Cour Gro	Limits	G-POST Dollar Value Limits
Dept Sche			Group	K	G+4	G-PO Vale	Dept. of C Schedule			Group	K	G+4	G-POR Value
	Electrical machinery & apparatus-			Sound				Engines, turbines, & parts, n. e. s.— Continued					
7099. 98 7099. 98 7099. 98 7099. 98	Electric apparatus & parts, n. e. s., etc.—Continued. Magnets, lifting Neon sign sets Neon tube electrode. Parts of electric power-driven port-	Units	None None None	100 100 100	25 25 25 25	- 25 25 25 25		Power-operating machinery, except electric & automotive—Con. Internal-combustion engines—Con. Other—Continued. Diesel & semi-Diesel, Hessel- man, etc. (injection type);					
7009, 98 7099, 98 7099, 98	able tools for metalworking ma- chinery: Parts for repair	Units Units	None None None	250 100 100	25 25 25 25 25 25	25 26 26 25 25 25	7145.00 7146.00 7147.00	Marine: Not over 200 hp. Over 200 hp. Stationary & portable: Not over 200 hp:	Units Units	None None	100 100	25 25	25 25
7099. 98 7099. 98	Tubes, special-purpose (welding-		None None	100 25	25 25 25	25 25 25	7147. 00 7147. 00	750 r. p. m. & under Over 750 r. p. m	Units Units	None None	100 100	25 25	25 25
7099. 98	control devices, diathermy, ca- thode-ray; not X-ray). Other electric apparatus & parts, n. e. s.		None	100	25	25	7148.00 7148.00 7148.00 7159.00	Over 200 hp: 750 r. p. m. & under Over 750 r. p. m. Engine accessories & parts (include carburetors & parts of		None None None	100 100 100	25 25 25 25	25 25 25 25
	Engines, turbines & parts, n. e. s.; Power-generating machinery, except electric & automotive:						7163.00	of automobile engines in 7912 00 or 7923.05).		None	100	25	25
7111. 00 7113. 00 7114. 00	Steam engines, boilers & accessories: Stationary, except turbines. Mechanical-drive turbines. Locomotives	Units Units Units	None None None	100 100 100	25 25 25 25 25 25	25 25 25	7199. 00	Parts. Power generating machinery & parts, except electric & automotive, n. e. s.		None	100	25	25
7115.00 7120.00	Locomotive parts and accessories. Frames, cradles, bolsters or beds of iron or steel for locomotives & other railway rolling stock.		None None	100	25 25	25 25	7201.00	Construction of conveying machinery Excavators, including power shovels.	Units	None	100	25	25
7129. 00 7129. 00 7129. 00 7132. 00	Other steam engines & parts: Turbine bearings Other. Steam bollers, fire tube (sq. ft.	Sq. ft.	None None	100	1 25	1 25	7202, 00 7205, 00 7205, 00	Excavator parts and accessories Dredging machinery & parts: Dredging machinery & parts, mining.		None	100	25 25	25 25
7132.00	heating surface): Waste heat, dowtherm, mercury, electric, above 15 lbs.	Sq. ft.	None	100	25	25	7205. 00 7215. 00	Other dredging machinery & parts. Concrete mixers (include paving machines);	Units	None	100	25	25
7132, 00	per sq. in. pressure. Steel firebox, vertical & minature, above 15 lbs. per sq. in. pressure.	Sq. ft.	None	100	25	25	7215, 00 7215, 00 7220, 00	Concrete mixers, for concrete block & pipe manufacturing. Concrete mixers, other	Units	None	100 400 100	25 25	25 25
7132.00 7132.00 7133.00	Steel marine for shipboard use Other Steam boilers, water tube (sq. ft.	Sq. ft. Sq. ft.	None None	100 100	25 25	25 25	7222, 00 7223, 00 7224, 00	Road rollers Self-propelled graders Pull or push type graders Other graders (include elevating	Units Units Units Units	None None None	100 100 100	25 25 25 25 25	25 25 25 25 25 25
7183, 00	heating surface): Water tube, scotch marine, horizontal return tubular, refractory lined firebox, oil country, 500 sq. ft. of boiler	Sq. ft.	None	100	25	25	7226. 00 7227. 00	graders). Scrapers, self-loading. Bulldozers, angle dozers, trail builders, brush cutters & similar equipment.	Units Units	None None	100 100	25 25	25 25
7133. 00 7133. 00	surface & above. Other Water tube, scotch marine, horizontal return tubular, refractory lined firebox, oil country, less than 500 sq. ft.	Sq. ft. Sq. ft.	None None	100 100	25 25	25 25	7228. 00	Other road machinery & parts (in- clude rooters, rippers, levelers, road drags, & bituminous dis- tributors) (report paving ma- chines in 7215.00 & rock crushers in 7321.98):					
7135. 00	of boiler surface. Condensers, heaters, accessories & parts:		Dille				7228, 00	Blades & bits as repair parts for earth & rock drilling, grader &		None	100	25	25
7135. 00	THE STATE OF THE S		None	100	25	25	7228. 00 7228. 00 7231. 00	snow plow. Points, chisel, for paving breakers. Other road machinery & parts. Construction equipment & parts,		None None	100	25 25	25 25
7135, 00	Other condensers, heaters, accessories & parts for steam engines (include heat ex-		None	100	25	25	7231. 00 7231. 00	n. e. s.: Columns, rock drilling Earth drills & parts for digging holes for posts.	1000000	None None	100 100	25 25	25 25
7139, 00	changers other than aircraft). Steam specialties & parts (in- clude injectors, gauges, safety valves, steam traps, boiler-						7231. 00 7231. 00 7234. 00 7235. 00	Stoppers Other Cranes with swinging booms Other cranes:	Units Units	None None None	100 100 100	25 25 25	25 25 25 25
	valves, steam traps, boiler- tube cleaners, etc.) (report pipe valves in 7744.30 & 7744.70):	0 11	200			-	7235. 00 7235. 00	Mail cranes Pile driver, power, truck- mounted.	Units Units	None None	100	25 25	25
7139. 00 7139. 00 7139. 00	Boiler gauge glass tube (containing mica). Safety valves. Other steam specialties & parts. Internal-combustion engines:		None None	1 100 100	25 25	1 25 25	7235. 00 7241. 00 7241. 00	All other cranes. Hoists & winches n. e. s. (for min-	Units Units Units	None	100	25	25 25
7140, 00 7141, 00	Internal-combustion engines: Locomotives: Gasoline (carburetor type) Diesel & Diesel-electric (in-	Units Units	None None	100	25 25	25 25	7241.00 7241.00 7241.00	mg noists, see 7315.00); Hoists, air chain electric Hoists, bell furnace, skip Hoists, contractors' elevating Hoists, farm, hay	Units Units Units	None None None	100 100 100 100	25 25 25 25 25	25 25 25 25 25 25 25 25 25
	Jection type). Other:\ Gasoline, kerosene, etc. (car-	Unito	14010	100	20	20	7242.00 7241.00 7241.00	Winches, marine power-operated Winches, power take-off, truck mounted.	Units Units	None None None	100 100	25 25	
7143. 00 7144. 00	buretor type): Not over 10 hp. Over 10 hp. (report tractor engines in 7887.00; autornobile engines in 7923.30-7931.50; aircraft engines in 7946.01-7946.11; marine engines except injection type in 7857.00 & 7959.00; & military tank engines in 7999.71)	Units Unit	None None	100 100	25 25	25 25	7241.00 7242.00 7242.00 7242.00 7242.00	Winches, other Derricks, except mining; Construction derricks Floating derricks Oil-field derricks Railroad derricks	Units Units Units Units Units	None None None	100 100 100 100	25 25 25 25 25 25 25 25	25 25 25 25 25 25 25
	7961.00; aircrait engines in 7946.01-7946.11; marine en- gines except injection type in 7957.00 & 7050.00.	TO THE					7242.00 7242.00 7246.00	Elevators & parts:	Units	None None	100 100	25 25 25	
1						Dipage	7246.00 7246.00 7249.00 7249.00	Conveyors, bucket, chain, or belt: Underground mine	Units Units	None None	100	25	25 25 25
be export	etals or manufactures of metal except n ed to Eirc or Turkey under G-POST	netal faste in any an	eners affin	xed to gr	arment	s may	7249. 00 7291. 00	Other conveying equipment & parts.	Units	None None	100	25 25	25 25

Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Cour Gro	Limits	G-POST Dollar Value Limits	of Community B No.	Commodity	Unit	Gen. Lic. Coun-	Value I Cour Gro	Limits itry	G-POST Dollar
Schee			dry Group	K	G+4	G-PO Vah	Dept. of Schedule			Group	K	G+4	G-PO
	Mining, well & pumping machinery;	WE ST				111/2		Metalworking machineryt	-79.5		-		
05. 00	Coal cutters	Units	None	100	25	25		Power-driven metalworking machine		-			
11.00	Rock drills: Diamond coal drills	Units Units	None	100	25 25	25		tools (nonportable) & parts: Engine lathes:	******		200		
11.00	Rock drills, other	Units Units	None None	100	25 25	25 25 25 25 25	7400.05 7400.09	Engine, including tool-room lathes. Bench-type & light-duty (less	Units Units	None	100	25 25	
21. 05	Grinding mills, classifiers & equip- ment therefor.	********	None	100	25	25		Bench-type & light-duty (less than 1 hp.) lathes, including bench turret lathes & bench	Sermites.				
21. 98	Ore & rock crushing & sorting ma-		None	100	25	25		hand screw machines. Turret lathes:	din -				
31.00	Concentrating & smelting machin-		None	100	25	25	7402.05 7462.09	Vertical turret lathes	Units Units	None	100 100	25	6
	ery & parts (include flotation machinery).			507	1250		7403.05	Ram & saddle-type turret lathes. Automatic chucking & between-	Units	None	100	25 25	-
9, 00	Other mining & quarrying machin-				100	1	7403. 07	center lathes. Polishing, buffing & burnishing	Units	None	100	25	
	ery & parts (include cyanide process machinery):	man him s					-	lathes (speed lathes), centering, spinning & cutting-off lathes.	mark e	1000	100		
9. 00	Diamond drill bits (include dia- mond core drill bits)		None	None	None	None	7403. 09	Artillery, ammunition & boring lathes & other lathes, n. e. s.:	Units			200	
9. 00	Other		None	100	25	25	7403. 09	Boring lathes Brake-drum lathes	Units Units	None None	100	25 25	
2.00	Well & refining machinery: Petroleum & gas well-drilling appa-	and the same of	None	100	25	25	7403. 09 7403. 09	Artillery, ammunition & other	Units	None	100	25	
9. 00	ratus & parts. Other petroleum well & refining	Je sta		II NOTE OF			7404. 07	lathes, n. e. s. Vertical boring & turning mills	Units	None	100	25	
	machinery & parts:	Strew 1	AToma	Mone	Name	Alona	7404, 09	Precision boring machines, jig bor- ing & grinding machines, n. e. s.					
9. 00	Equipment for the production of aviation motor fuel & aviation		None	None	1vone	None	7406, 05 7406, 09	Tapping & threading machines Automatic screw machines, single	Units	None	100	25 25	
	fuel oil except by process involv- ing chemical change (see 7750.98).				-	5-50	7407.00	& multi-spindle (bar) type. Knee & column-type milling ma-	Units	None	100	25	-
9. 00	Petroleum well & refining equip- ment, other,		None	100	25	25	7408, 00	chines. Other milling machines	Units	None	100	25	E
0.00	Other well-drilling apparatus &		None	100	25	25	7411.00 7420.00	Gear-cutting machines	Units	None None	100	25 25	
	parts (report oil & gas well-drill- ing in 7342.00).			-17			7120.00	Drilling machines, sensitive, up- right & gang (one & more columns with spindles independ-		1,010	1		1
5. 00	Pumping equipment: Centrifugal pumps:	Units		10 NOR	Me i		m (01 00	ently fed), except bench type.	Walte	None	100	95	
5, 00	Oil field pumps. Concrete-handling & other con-	Units Units	None None	100	25 25	25 25	7421.00 7423.00	Radial drilling machines Other drilling machines	Units	None	100	25 25	
	tractors' pumps.	1		(15th	Man Li	21 - 2011	7426, 00 7427, 00	PlanersShapers, except gear shapers	Units	None	100	25 25	
5. 00	Irrigation & other farm pumps Industrial pumps	Units	None None	100 100	25 25	25 25 25 25	7435, 00 7440, 00	Surface grinding machines External cylindrical grinding ma-	Units	None None	100	25 25	
5. 00 6. 00	Other Rotary pumps:	Units Units	None	100	25		A question of	chines, except universal (include stationary crank shaft regrinders).				2502	
56, 00	Oil-field pumps	Units Units	None None	100	25 25	25 25	7441.00 7442.05	Internal grinding machines Tool & cutter grinding machines,	Units Units	None None	100	25 25	
	tractors' pumps.	Units	None	100	25	1120	1992.00	including universal tool & cutter	Omio	140110	1		
6.00	Irrigation & other farm pumps Industrial pumps	Units	None	100	25 25 25	25 25 25 25	7442.07	grinders. External cylindrical universal	Units	None	100	25	
6. 00 7. 00	Other Deep-well turbine pumps:	Units Units	None	100		P. James	7443, 03	grinding machines. Gear-tooth grinding machines	Units	None	100	25	
7.00	Oil-field pumps	Units Units	None None	100	25 25	25 25	7443. 05	Honing & lapping machines, except gear.	Units	None	100	25	
57. 00	tractors' pumps. Irrigation & other farm pumps	Units	None	100	25	25	7443.06 7443.08	Thread grinding machines	Units	None	100	25 25	
7.00	Industrial pumps	Units Units	None	100 100	25 25	25 25	7443. 09 7443. 13	Metal-grinding machine parts Horizontal boring, drilling & mill-	Units	None None	100	25 25	1
8,00	Reciprocating steam pumps:	Units Units	None	100	25	25	7443. 15	ing machines. Broaching machines, all types	Units	None	100	25	
58.00	Concrete-handling & other con-		None	100	25	25	7443. 17	Gear honing & lapping machines & gear finishing machines, n. e. s.:		1			1
58.00	tractors' pumps. Irrigation & other farm pumps	Units	None	100	25	25	7443: 17	Gear finishing, n. e. s	Units Units	None	100	25 25	1
58.00	Industrial pumpsOther	Units	None	100	25 25	25 25	7443. 17 7443. 17	Gear lapping, n. e. s Power-driven metalworking ma-	Units	None	100	25 25 25 25	
81.00 81.00	Other reciprocating power pumps: Oil-field pumps	Units	None	100	25	25 25	7443. 19	ahina toola n a s	Units	None	100	20	1
31.00	Oil-field pumps. Concrete-handling & other contractors' pumps.	Units	None	100	25	100		Parts, accessories & equipment for power-driven machine tools,		-			1
31. 00 31. 00	Irrigation & other farm pumps Industrial pumps	Units	None None	100	25 25	25 25	7443.71	n. e. s.: Chucks for machine tools	Units	None	100	25	1
61. 00 65. 00	Other	Units Units	None	100	25	25	7443. 81	Metal-cutting tools, for machine operation, not incorporating		1 10 1			
00, 00	windmills in 7891.00 & parts in		Diese !	l p			7443. 81	industrial diamonds: Bandsaws, metalworking	Units	None	100	25	
65.00	7893.00): Hand flush pumps for shipboard	Units	None	100	25	25	7443. 81	Circular saws, metal-cutting, except diamond.	Units	None	100	25	1
65. 00	toilets. Windmill pumps & farm hand	Units	None	100	25	25	7443. 81	Drills, reamers, countersinks, metal-cutting, for use in	Units	None	100	25	1
85. 00	pumps. Other hand pumps	Units	None	100	25	25		power-driven tools.	Units	None	100	25	1
68, 00	Other hand pumps Self-contained household water systems (include only complete	Units		700			7443. 81 7443. 81	Hacksaws, machine operated	Units	None	100	25 25	
	Self-contained nousehold water systems (include only complete systems with both pump & tank with accessories): Household water systems, self-contained, farm. Household water systems, self-contained, other. Pumps & parts, n. e. s.: Oil-field pumps. Concrete-handling & other con-			100	17	1000	7443. 81	Machine drill and reamer op- erating devices and parts,	Units	None	100	25	1
68-00	Household water systems, self-	Units	None	100	25	25	1	metal-cutting for use in power- driven tools.	- 000	1	1		1
68. 00	Household water systems, self-	Units	None	100	25	25	7443. 81 7443. 81	Machine knives	Unites	None None	None	None	e l
69. 00	Pumps & parts, n. e. s.:	Park Comment	27-	100	O.	25	7443, 81 7443, 81	Rotary files		None None	100 100	25 25	1
69. 00 69. 00			None	100	25 25	25	7443. 83	Fixtures & devices for metal-cut-		None	100	25	
69.00	tractors' pumps. Irrigation & other farm pumps		None	100	25	25		ting tools suitable for use in power-driven tools.	-	11/14			1
869. 00 869. 06	Industrial pumps		None	100	25 25	25 25	7443. 98 7443. 98	Other: Drills, reamers, countersink		. None	100	25	-
	metals or manufactures of metal except exported to Eire & Turkey under G-P			The state of	100	10 - ulass	CAL BECK	parts, metal-cutting, for power- driven tools, n. e. s.	1	1000	1	100	1

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	Value	Dollar Limits ntry	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	Limits	G-POST Dollar Value Limits
Dept Schee			Group	K	G+4	O-PO Valu	Dept. of C			Group	к	G+4	G-POS Value
	Metal-working machinery—Con.		The second	KILINE.			E ST	Textile sewing & shoe machinery-Con.				No.	but I
	Power-driven metalworking ma- chines & parts:		dataria	Thur.		no and	7575. 00	Shoe machinery & parts (report shoe sewing machinery in 7552.00).		K	100	25	25
7444 05	Sheet & plate metalworking ma- chines & parts:		27	100	0.5			Other industrial machinery;					
7444. 05	Stamping, forming, punching, shearing, trimming, corrugat- ing, seaming, bending, etc. ma-		None	100	25	25	7590.00	Cigarette & cigar-making & other tobacco machinery & parts.		None	100	25	25
7444. 98	chines & parts. Other (include can-making ma- chines) (report cannery ma-		None	100	25	25	7592.00	Cream separators valued \$50 or over report other cream separators in 7801.00):	ober 10				
7447. 00	chinery in 7642 00). Forging machinery & parts (in-		None	100	25	25	7592. 00 7592. 00	1,500 lbs. per hour or less capacity Over 1,500 lbs. per hour capacity	Units Units	None None	100 100	25 25	25 25
	clude forging presses, power ham- mers, swaging & upsetting ma- chines, bull dozers, bolt & nut forging & forming machines &	924 31				N.O.C	7593. 00	Other dairy equipment & parts for commercial use (include commer- cial ice-cream freezers) (report domestic ice-cream freezers in	No.				
7448, 00	Rolling-mill machinery & parts		None	100	25	25 25		6188.00 & dairy equipment & parts for farm use in 7802.00):	inumsi				
7450. 00 7451. 00	Molding machines (include core "molding machines) Blast cleaning & tumbling ma-	Units	None	100	25 25	To the last of	7593.00	Milk shipping containers	Units & Lbs.	None	100	25	25
7452. 98	chines. Foundry equipment & parts, n. e.	Chits	Avone	100	20	25	7593. 00 7600. 00	Other commercial dairy equipment. Bakery machinery & parts (include confectionery machinery & parts)		None None	100 100	25 25	25 25
	s. (include cupolas & accessories, ladles, sand-conditioning equipment, dust collectors, etc.) (report blast-furnace cars						7605, 00	(see also machinery & parts, industriat, n. e. s., 7750,98). Flour-mill & grist-mill machinery & parts:					
7452. 98 7452. 98	in 7967.50); Dust collectors Other foundry equipment &		None None	100 100	25 25	25 25	7605, 00 7605, 00	Other flour-mill & grist-mill ma-		None None	25 100	25 25	25 25
7455. 01	parts; n. e. s. Balancing machines, for balancing	Units	None	100	25	25	7609.00	chinery & parts. Rice-mill machinery & parts. Sugar-mill machinery:	CONTRACTOR AND AND A	None	100	25	25
7455. 03	metal parts statically or dynami- cally or both. Diamond dies for power-driven	Units	None	None	None	*None	7612.00 7612.00 7612.00	Cane mills: For farm use	Units Units	None	100	25 25 25	25 25 25 25
7455, 05	metal-working machine. Die-casting equipment.		None	100	25	25	7619.00	Other sugar-mill machinery & parts,	Units	None None	100	25	25
7455, 09 7455, 98	Wire-drawing machinery & parts_ Other power-driven metalworking machinery & parts:	********	None	100	25	25	7625.00 7628.00	Paper & pulp-mill machinery & parts		None	100	25	25
7455, 98 7455, 98	Parts for replacement of repairs of power-driven machinery not		None None	100 100	25 25	25 25	7628. 00 7628. 00	Stencil-cutting machines & parts. Other paper-converting machinery & parts. Woodworking machinery (report		K None	100	25 25	25 25
7455. 98 7455. 98	specifically described. Wireworking machinery & parts. Other power-driven metalworking machinery & parts.		None None	100 100	25 25	25 25	7631.00 7636.00	Woodworking machinery (report saws, in 6154.20-6156.98 machine knives in 6118.20): Sawmill machinery & parts. Planers, matchers, jointers, &	*******	None None	100	25 25	25 25
7457. 00 7458. 05	Other metalworking machinery. Pneumatic portable tools		None	100 100	25 25	25 25	7638. 00	molders. Veneer machinery & parts. Other woodworking machinery &	Units	None	100	25	25 25
7458. 98	Welding torch sets & parts Other portable & hand- or foot-op- erated metalworking machines	a Military is	None	100	20	20	7639. 00	parts.		None	100	25 25	25 25
7458. 98	& parts: Hand tool grinders		None	100	25	25	7641.00	parts (include dust collectors)		None	100	25	25
7458, 98 7458, 98			None None	250 100	25 25 25 25	25 25	1012.00	Cannery machinery & perts (include cookers, pulpers, fuice extractors, peeling & paring machines, grating machines, vegetable & fruit graders,		11000			
7485. 12	Metal alloy slugs containing diamonds.	Units	None	None	None	*None		can testers, machines for applying lacquer or sealing compound, & similar equipment for use in can- neries) (report can-making & can-					
	Textle sewing & shoe machinery	22		123			7644.00	sealing machines, in 7444.98; conveyors in 7249.00-7291.00).		None	100	25	25
7500.00	Textile machinery: Full-fashioned hosiery knitting machines, power-driven.	Units	K	100	25	25	7645.00	Bottling, bottle-washing, & bottle- labeling machinery & parts. Brewers' machinery & parts. Ice-making equipment & parts.		None	100	25 25	25
7501, 00	Circular hosiery knitting machines, power-driven.	San Contract	K	100	25	25	7650.00	Refrigerating equipment & parts:	THE STREET	None	100	25 25	25 25
7502, 00 7504, 00	Other circular knitting machines Other knitting machines and parts.	Units	XXX	100 100	- 25 25	15 15	7652. 00	Not over 1-ton capacity (report elec- tric household & commercial refrigerators in 7057,00-7059,00).		None	100	20	
7505.00 7506.00	Winders & parts Carding & other preparing, spin- ning & twisting machinery &		K	100	25 25 25 25	15 25 35	7653.00 7654.00	Over 1, not over 10 tons capacity Over 10 tons capacity Self-contained air-conditioning units		None None	100 100	25 25 25	25 25 25
7507.00	parts, for cotton. Carding & other preparing, spining & twisting machinery & parts,		K	100	25	25	7657. 00 7658. 00	Air-conditioning equipment & parts.		None	100	25	25
7508. 00	for wool. Carding & other preparing, spining & twisting machinery & parts, other, including silk-throwing		K	100	25	15	ALC:	n. e. s. equipment used only for air conditioning, installations included (include refrigerating apparatus, blowers, & ventilating machinery					
7515.00	machinery & parts.	Units	K	100	25	25		when part of a complete air-condi- tioning installation) (report self-	25h		1	16	
7516.00 7517.00	Looms, other Looms, parts for Braiding & insulating machines &	Units	K	100	25 25 25 25 25	25 25 25 25 25	7661.00	contained in 7657.00). Vegetable oil mill machinery & parts (report mineral oil drilling & re-	in the same		0.5		
7540, 00 7542, 00	parts. Beaming, warping & slashing ma-	10 mm		100	25	25		fining machinery in 7349.01- 7349.00):					05
7544.00	chinery & parts.	L. Carl	K	100	25	25	7661.00 7661.00 7671.00	Delinting machinery & parts Other	Units Units	None K	100 100 100	25 25 25 25 25	25 25 25 25 25
7549.00	parts (report dyeing machines, dry cleaning, in 7738.00): Other textile machinery & parts. Sewing machines & parts:		K	100	25	25	7691. 00	Ball bearings & parts, except balls (include for automobiles).		None	25	25 25	25 25
7551.05	Sewing machines & parts: Domestic sewing machines	Units	None	100		Marcul Co.	7692. 00 7693. 00	Roller bearings & parts, except rollers (include for automobiles). Balls & rollers for bearings (include		None None	25	25	25
7551, 07 7552, 05	Domestic sewing machines. Parts for domestic sewing machines Factory or industrial sewing ma- chines.	4	K	100	25 25 25	25 25 25 25	I DECEMBER	for automobiles).				1	ed to
7552. 07	Parts for factory or industrial sewing machines,		K	100	25	25	garments	netals or manufactures of metals s may be exported to Eire or Turkey un	except c	OST in a	ny amo	unt.	

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	Limits	G-POST Dollar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV Value Com Gro	Limits ntry	G-POST Dollar Value Limits
Dept	0 7 46		Group	к	G-‡4	G-PO: Valu	Dept. of C			Group	К	G+4	G-POS Valu
	Other industrial machinery-Con.			10311				Other industrial machinery—Con. Pipe valves with bodies of iron &					
7704.00 7705.00	Stationary air compressors: Capacity not over 25 cu. ft	Units Units	None None	100	25 25 25 25	25 25 25 25	7744. 70 7750. 06	steel—Continued. Other valves Plastic molding machines & presses		None None	100 100	25 25	25 25
7705, 00 7710, 00	Portable air compressors. Meat & other food grinding & slicing power-driven machines (include bread, cheese, & meat slicers,	Units Units	None	100	25	25	7750, 12	Measuring machines for measuring or inspecting precision parts used in the metalworking industry:	Units			20	20
The second second	meat grinders & choppers, & coffee mills):				SDI C		7750, 12 7750, 12 7750, 12	By electrical means By optical means Gauges	Units Units Units	None None None	1 100 None	25 None	None None
7710.00 7710.00	Bread-slicing machines, all sizes. Coffee mills under 1 hp. (report	Units Units	None K	100 100	25 25	25 25	7750. 12	Furnaces, industrial other than	Units	None	100	25	None
7710.00	parts in 7750.98). Other grinding & slicing power-	Units	None	100	25	25	7750. 22	electric: Metalworking		None	100	25	25
7710.00	driven machines, under 1 hp. Other grinding & slieing power- driven machines, 1 hp. & over.	Units	None	100	- 25	25	7750. 25 7750. 98	Other than metalworking. Industrial machinery & parts, n. e. s. (include industrial automatic		None	100	25	25
7720.00	Paint-spraying equipment & parts Laundry machinery:	Units	None	100	25	25		coal burners & stokers) (report domestic in 6152.88);	T STREET	SELVE	15.	1	
7737.00	Power-driven machines for com- mercial laundries.	Units	None	100	25	25	7750. 98 7750. 98	Alarm registers		None None	100	25 25	25 25
7738.00	Other laundry & dry-cleaning equipment & parts (include hand washing machines &						7750. 98 7750. 98	Alarm registers Anodizing equipment & parts Bag folding machinery Brales, diamond (hardness testing machine part).	100	Trees - I	None None	None None	None None
7738.00	wringers): Laundry & dry cleaning equip-	*********	None	100	25	25	7750. 98	Button making & button covering machinery & parts.	100.0700000	K	100	25	25
7738. 00	ment, other, & parts for assem- bly. Repair parts		K	100	25	25	7750. 98 7750. 98	Baling presses, not farm Braiding & insulating machines &		None None	100	25 25	25 25
7740. 20	Testing machines, for testing tension, ductility, compression, hardness,	Units		200	20	20	7750. 98	parts for wire & cable. Bread-wrapping machines & parts, automatic.		None	100	25	25
7740. 20	torsion, & flaws: Analyzers: suface.	Units	None	100	25 25	25	7750. 98 7750. 98	Chlorine-control apparatus		None	100	25 25	25 25
7740. 20	Electrical & mechanical testing equipment: metallurgical.	Units	None	100		25	7750. 98 7750: 98	Coffee mill parts, power-driven Coil-winding machines, incandes-		K	100 100	25 25	25 25
7740. 20 7740. 20	Gauge: angle: ball: button: cen-	Units Units	None None	100	25 25	25 25	7750. 98	cent amp. Combustion-control apparatus		None	100	25	25
7740, 20 7740, 20	ter, etc. Gauges: electric: metalworking Gauging machines: precision	Units Units	None None	100	25 25	25 25	7750. 98 7750. 98	Confectionery machinery (see also bakery machinery, 7600,00).	SALTRICE ST	The state of the state of	100	25 25	25 25
7740, 20 7740, 20	Indicators: alignment Indicators; dial; kubear measure-	Units Units	None None	100	25 25 25 25	25 25 25 25 25	7750. 98	Dish-washing & glass-washing ma- chinery, commercial. Drug, pharmaceutical & cosmetic	Chestal Consess	2000	100	25	25
7740. 20 7740. 20	ment. Indicators: dial test; precision Points: penetrator: hardness test-	Units Units	None None	100 100	25 25	25 25	7750, 98 7750, 98	machinery. Electroplating equipment & parts. Equipment for the production of		None	100 None	25 None	None None
7740. 20 7740. 20	ing. Seleroscopes Stands; aircraft propeller balancing.	Units Units	None None	100 100	25 25	25 25 25 25		aviation motor fuel by processes involving chemical changes & aviation fuel oil.	in a				
7740. 20	Testers: center: hardness: seam: leak detectors: tensile: impact; physical, small (for welding).	Units	None	100	25		7750. 98 7750. 98	Equipment for the production of tetra ethyl lead. Fertilizer machinery & parts		A STREET	100	25	25
7740. 20	Testing equipment; aircraft propel- ler governor.	Units	None	100	25	25	7750. 98 7750. 98	Fiber-bending machinery & parts Hat making machinery & parts		K	100	25 25 25 25 25	25 25 25 25 25
7740. 20	Testing machines: gear, gear check- ing, physical property, metal fa- tigue, torsion, metalworking.	Units	None	100	25	25	7750. 98 7750. 98	Glass-making & grinding ma- chinery. Industrial power sprayers, chemi-	The second second	1	100	25	25
7740, 20	Testing units: aircraft propeller slip ring mounting.	Units	None	100	25	25	7750. 98	cal & insecticides. Leather-working machinery &	Description of the last of the	1	100	25	25
7740. 20	Tools: precision measuring, includ- ing hand.	Units	None	100	25	25	7750. 98	parts. Linoleum & felt-base machinery	The state of the s	133	100	25	28
7740. 20 7740. 20	Other than industrial or electric	Units Units	None None	100	25 25	25 25	7750. 98	& parts. Lubrication equipment, industrial.	-	None	100	25	25
7740. 98	Industrial indicating, recording, or controlling instruments & appa- ratus, n. e. s. (include tempera- ture, pressure & flow regulators &			AVS C			7750, 98	Machine parts for machines measuring or inspecting precision parts used in metal working industries.		None	100	25	25
	similar equipment) (report elec- trical instruments in 7085,00-	A SAMO	EL THE				7750. 98	Metalizing equipment for spraying metal coating.	1-075/2018	Trans.	100	25	25
	7038,20; aircraft instruments in 7948,01-7948,98; scientific instru-						7750. 98	Optical edging & polishing ma- chinery.	1000000000	-	100	25	25
7740. 98	ments in 9142.00-9190.98): Dynamometers, automotive chassis.	CALL STATE OF	Tona .	1	1	1	7750, 98	Parts for industrial indicating, re- cording or controlling instru- ments.	Samuel Co.		1	1	1
7740. 98 7740. 98	Dynamometers, steam turbine Dynamometers, other		None	1	1	1	7750. 98 7750. 98	Packaging & labeling machinery Paving machines		None	100	25 25 25 25 25	25 25 25 25 25 25 25
7740. 98	Other industrial indicating, recording or controlling instruments &		None	1	- 1	1	7750. 98 7750. 98	Popcorn machines & parts, electric.		None	100 100 100	25 25 25	25
7741. 00 7742. 00 7744. 30	apparatus. Gas meters & parts. Water meters & parts. Pipe valves with bodies of iron &		None None	1	1 1	1 1	7750. 98	Rope, twine-making machinery & parts (except wire rope making machinery). Rubber & rubber products manu-	THE RESERVE	K	100	25	25
7744. 30 7744. 30	steel: Piping system, globe & angle, iron. Piping system body valves, other,		K	100	25 25	25 25		facturing machinery & parts, n. e. s. (include recapping & re- treading machinery).		to my			
7744. 30	Piping system body valves, steel		None	500	28	25	7750.98 7750.98	Sewer pipe press conveyors & parts. Sewer pipe press elevators & parts.		None	100	25 25 25 25 25	25 25 25 25 25
7744. 30 7744. 30	Plumbing valves		None None	1 25	1 25	25	7750. 98 7750. 98	Soap-making machinery & parts Stokers, burners & parts, grate area		None None	100	25 25	25 25
7744. 70	Pipe valves with bodies of brass, bronze, or other nonferrous	100	774	1/39	40		7750. 98	36 sq. ft. & less, industrial. Stokers, burners & parts, over 36 sq. ft. grate area.		Contract	100	25	25
7744, 70 7744, 70			None None	500	25	25 1	7750, 98 7750, 98 7750, 98	Tanning machinery & parts Tensiometer parts Vacuum cleaners, industrial Machinery & parts, industrial,		None None	100 100 100	25 25 25 25 25	25 25 25 25 25
7744. 70	Refrigeration & sanitary body valves.		None	25	25	25	7750. 98	Machinery & parts, industrial, n. e. s.	ļ	None	100	25	25



Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun- try	GLV Value Cour Gro	Limits ntry	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lic. Coun- try	GLV Value Cour Gro	Limits	Cin
Dept			Group	K	G+4	G-PO Vali	Dept. of C			Group	K	0+4	G-POST Value
	Office appliancest		19-10					Agricultural machinery & implements \$		100			
	Accounting, bookkeeping & calculat-						7800.00	Bee-keeping equipment (include bee-		None	100	25	25
7752. 00	ing machines: Non-descriptive or non-text-writing bookkeeping & accounting ma- chines, new (report accounting machines using punched cards in	Units	None	100	25	25	7801.00	hives, supers, sections, comb foun- dation, honey extractors, etc.) Cream separators, valued less than \$50 (report other cream separators in 7592.00).	Units	None	100	25	25
7753. 00	7759.00). Descriptive or text-writing book-keeping & accounting machines, new (report accounting machines)	Units	None	100	25	25	7802.00	Other dairy equipment for farm use (report parts of dairy equipment farm use in 7899.05; dairy equip- ment for commercial use in					
7756. 00	Listing adding machines, new (report listing adding bookkeeping	Units	None	100	25	25	7802.00	7593.00): Milk shipping cans	Units	None	100	25	25
7757. 00	machines in 7752.00). Calculating machines, nonlisting,	Units	None	100	25	25	7802.00 7804.00	Other dairy equipment for farm use. Incubators & brooders	& Lbs.	None None	100	25	25 25
7759, 00	new. Card-punching, sorting & tabulat-	Units	None	100	25	25	7806. 00	Other poultry equipment, n. e. s. (in- clude chick feeders, drink-fountains,		None	100	25 25	25
7760. 00	ing machines, new (include all tabulators using punched eards). Other, including used & rebuilt (in- clude pocket adding machines &	Units	None	100	25	25		brood & other poultry coops, dry- mash hoppers, grain feeders, trap- nests & laying boxes of iron or wood, etc.) (report parts in 7899.05).					10
7761. 00	lightning calculators). Parts for accounting, bookkeeping	THE SECOND					7807.00	Sprayers & dusters: Hand sprayers & dusters for trees	Units	None	100	25	25
7761. 00 7761. 00	& calculating machines; Parts for assembly		None K	100 100	25 25	25 25 25 25	7808.00	and crops (valued \$2 & over). Power sprayers & dusters for trees	Units	None	100	25	25
7762.07 7762.18	Equipment & parts for addressing	Units	None	100	25	25	7809.00	and crops. Small sprayers for garden & house-	Units	K	100	25	25
7762.18	Equipment for addressing ma-		None	100	25	25		hold use (valued less than \$2) (for insecticides & disinfectants).					
7762.18 7762.18	Parts for assembly		None	100	25 25	25	7810.00	Implements of cultivation: Horse & power plows (include disk & moldboard plows & listers).	Units	None	100	25	25
7762.18	Parts for repair Printing blanks, including addressograph blanks.		K	100	25	25 25	7814.00 7818.00	Harrows (include tooth or disk) Cultivators, horse & power	Units Units	None None	100	25 25	25 25
7763.07	Duplicating machines, & parts: Duplicating machines, except lithograph offset type.	Units	None	100	25	25	7824. 00 7827. 00	Planters, horse & power. Drills & seeders, horse, power, &	Units Units	None None	100	25 25 25 25 25	25 25 25 25 25
7763. 09	Duplicating machines, lithograph	Units	None	100	25	25	7839.00	hand. Other cultivating implements (in-	In Escalu	1101			
7763.18 7763.18	offset type. Parts for duplicating machines:	ā - Ind	None	100	25	25		ciude pulverizers stalk cutters & plant setters) (report parts in		1	Carlot I		1
7763. 18 7763. 18	Parts for assembly		K None	100	25 25 25 25 25	25 25 25	7839.00	7899.05): Hand cultivators, not wheel	Units	None	100	25	25
7764.00 7766.00	Cash registers, new Cash registers, used & rebuilt	Units Units	None None	100	25 25	25 25 25 25 25	7839. 00	Other cultivating implements Harvesting machinery:	Units	None	100	25	25
7767.00 7767.00	(lash register parts:	2 1 1 1 5 5 2 2 2 1 1 1 1 1 1 1 1 1 1 1	None	100	1000	- Sem	7841, 00 7842, 00	Mowers (report lawn in 7842,00) Lawn mowers, hand & power	Units Units	None None	100 100	25 25	25 25 25 25 25
7767. 00 7770. 00 7772. 00	Parts for assembly Repair parts Typewriters, standard, new Typewriters, portable new	Units	None None	100 100 100	25 25 25 25 25 25	25 25	7844. 00 7847. 00	Hayrakes & tedders. Grain harvesters & binders.	Units	None None	100 100 100	25 25 25	25 25 25
7774.10 7774.90	Typewriters, portable, new	Units Units	None None	100	25 25 25	25 25 25 25 25 25 25 25	7849. 00	Combines or reaper-threshers (in- clude combined harvester-thresh- ers).	Units	None	100	20	20
7775.00 7775.00	Typewriter parts: Repair parts	e transcore	K	100	25	25	7859, 00	Other harvesting implements (report parts in 7899,05).	Units	None	100	25	25
7775.00 7775.00	Ribbon spools		K None	100 100	25 25	25 25	7861.00	Seed separators: Threshers	Units	None	100	25	25
7777.00	cept ribbon spools). Staplers & staples (for office use) (report hand-staplers for industrial use in 6178.98 & staples for use in		None	100	25	25	7864. 00 7869. 00	Corn shellers Other separators (report parts of seed separators in 7899.05, cotton gins in 7671.00)	Units Units	None None	100	25 25	25 25
7779. 00	such hand staplers in 6095.00). Office appliances & parts, n. e. s. (include dictating, mailing, letter-opening & numbering machines						7870, 00	Feed cutters, grinders, and crushers. Tractors & parts (report all types of used tractors in 7883.00):	Units	None	100	25	25
7779.00	& check protectors & writers, etc.): Date stamping machines & parts	Silves .	K	100	25	25	7873.00	Tracklaying tractors, carburetor type (new): Under 35 drawbar hp	Units	None	100	25	25
7779.00	(not check stamping). File punch	Mary No.	K	100	25	78	7874, 30 7874, 50	50 but less than 65 drawbar hp	Units Units	None None	100 100	25 25 25	25 25 25
7779.00 7779.00	Numbering machines & parts		K	100 100	25 25 25 25	25 25 25 25 25 25 25	7875. 30 7875. 50	65 but less than 80 drawbar hp 80 and over drawbar hp	Units Units	None None	100	25	25
7779.00 7779.00	Ticket punches, automatic & parts Ticket registers, automatic & parts not coin operated.		K None	100	25 25	25 25	7876.00	Tracklaying tractors, injection type (new): Under 35 drawbar hp	Units	None	100	25	25
7779.00	Typographic numbering machines, wheels & parts.		None	100	25	25	7877.30 7877.50	35 but less than 50 drawbar hp 50 but less than 65 drawbar hp	Units Units	None None	100	25	25 25 25 25 25 25
7779.00	Other office appliances, n. e. s		None	100	25	25	7878.30 7878.50	65 but less than 80 drawbar hp 80 & over drawbar hp	Units Units	None None	100 100	25 25 25 25 25	25 25
##00 00	Printing & bookbinding machinery!	TT-//-	44	-71				Wheel tractors (new) (include wheel tractors less wheels):	and the second				
7790.00 7791.00 7793.00	Typesetting machines. Printing presses. Bookbinding machinery, accessories & parts:	Units Units	None None	200 200	25 25	25 25	7879.00 7880.00 7884.00 7885.00	Garden	Units Units Units Units	None None None	100 100 100 100	25 25 25 25 25 25 25 25	25 25 25 25 25 25 25 25
7793.00 7793.00 7793.00	Repair parts Parts other than repair Bookbinding machinery & acces-		None None None	500 200 200	25 25 25	25 25 25 25	7886.00 7886.00 7887.00 7888.00	3 plow. 4 plow & over. Engines for tractors. Used tractors, all types:	Units Units	None None None	100 100 100	25 25 25	25 25
7795. 00 7795. 00	sories. Other printing & typesetting ma- chinery, parts & accessories: Repair parts		None	500	25	25	7888.00 7888.00 7888.00 7889.01	Tracklaying Wheel Parts & accessories for tracklaying	Units Units	None None	100 100	25 25	25 25
7795, 00 7795, 00 7795, 00	Other printing & typesetting ma-	THE PART OF STREET	None	200 200	25 25	25 25	7889. 01	tractors: Repair parts for tracklaying trac-		None	100	25	25
tNo m	chinery & accessories.			affired	to man	mente	7889. 01	Parts other than for repair & ac-		None	100	25	25
may be	etal or manufactures of metals except exported to Eire & Turkey under G-I	OST in	ny amo	unt.	to Kal	ments		cessories for tracklaying trac- tors.		ine in			

1				SCHE	DULE	OF CO	MMODITIE	:s—Continued					
Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	Limits	G-POST Dollar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Coun Gro	Limits	ST Dollar re Limits
Dept			Group	K	G+4	G-PO Valu	Dept. of C			Group	K	G+4	G-PØST Value
	Agricultural machinery & implements—Continued							Automobiles, parts, accessories & service equipment—Continued					
7889. 05	Tractors & parts, etc.—Continued. Parts & accessories for wheel trac- tors (report rubber tires & tubes						7912.00	Automobiles, parts, & accessories—Con. Parts, etc.—Continued. Automobile parts for assembly:			1	0.5	0.5
7889. 05	other than new tractors in 2064.00): Chains, tractor tire & other	Salk.	None	25	25 25	25 25	7912.00 7912.00 7912.00	Bus bodies & parts Headlight lenses, automobile, for assembly. All other parts for assembly.		None None	100	25 25 25	25 25 25
7889. 05 7891. 00	Other parts & accessories for wheel tractors. Windmills (report pumps in 7365.00)	Units	None	100	25	25	7921. 00	Automobile parts for replace- ment: Spark plugs	Units	None	100	25	25
7893. 00	Towers for windmills (report pumps in 7365.00 & other parts of wind- mills in 7899.05)	Units	None	100	25 25	25	7923, 05	Automobile parts for replacement, n. e. s. (report asebstos brake lining in 5456.00 &	Cints				*
7896, 00 7899, 05 7899, 98	Hay presses, hand & power Parts for agricultural machinery (except tractors). Agircultural machinery, & imple-	Units	None	100	25 25 25	25 25	7923. 05	5457.00 & clutch facing in 5458.10 & 5458.30): Bolts, machine screws, nuts,		None	100	25	25
1000.00	ments, n. e. s., (include land rollers & sprayers) (report parts in 7899.05, & rubber tires & tubes other than		140116	100			7923. 05 7923. 05	rivets & washers. Bus bodies & parts. Headlight lenses, automo-		None None	100	25 25	25 25
	on new equipment in 2064.00).						7923.05	bile, for replacement. All other parts for replacement.		None	100	25	25
1	Automobiles, parts, accessories & service equipment;			AR.			7926.00	Automobile accessories: Automobile horns, hand & electric.	Units	None	100	25	25
	Automobiles, parts, & accessories: Motor trucks, busses & chassis (new) (include station & ware- house gasoline motor trucks &						7927. 00	Automobile accessories, n. e. s. (for replacement or assembly) (in- clude air cleaners, oil recti- fiers, taximeters, other automo-					
	automotive fire engines in class according to capacity) (report electric trucks for station &						7927. 00	bile engine accessories & truck- mounted wrecking cranes): Chains, automobile & truck line		None	25	25	25
	warehouse in 7047.98; ordnance service & repair trucks in 7996.51-7996.61):		10 5				7927. 00 7927. 00	Taillight lenses, glass, for auto- mobile assembly or replacement. Other automobile accessories n. e. s.		None	100	25 25	25 25
7901, 01 7901, 02	Under 1 ton: 1/4 ton & under Over 1/4 ton, not over 1/2	Units Units	None None	100	25 25 25 25	25 - 25		Automobile, motor-truck & bus engines: For assembly on new vehicles		- TOBE	* 5		
7901. 03 7901. 05	Over 14 ton & under 1 ton Station, warehouse, & factory trucks, powered by gasoline	Units Units	None	100	25 25	25 25	7928. 30	with American trade names: Motor-truck & bus engines Diesel & semi-Diesel (injec-	Units	None	100	25	25
	motor, whether or not contain- ing conveying, lifting, stacking, or similar accessory devices.				J. T.		7928. 50 7929. 00	fion type.) Gasoline (carburetor type) Passenger-car engines	Units Units	None None	100 100	25 25	25 25
7902. 01 7902. 02	1 & not over 1½ tons: 1 ton Over 1, not over 1½ tons.	Units Units Units	None None None	100 100 100	25 25 25	25 25 25 25		For replacement on vehicles with either American or foreign trade name or assembly on new vehicles with foreign					
7902. 05	Station, warehouse, & factory trucks, powered by gasoline motor, whether or not containing conveying lifting	Cints	1,000	100			7931. 30	trade name: Diesel & semi-Diesel (injection	Units	None	100	25	25
	taining conveying, lifting, stacking, or similar accessory devices. Over 1½, not over 2½ tons:						7931, 50 7931, 60	type). Gasoline (carburetor type) Automobile tire-service equipment & parts (include vulcanizers, rim tools,	Units	None None	100 100	25 25	25 25
7903, 01 7903, 05	Over 1½, not over 2½ tons, n. e. s. Station, warehouse & factory	Units Units	None None	100	25 25	25 25	7931, 70 7931, 80	tire spreaders, etc.) Pumps for gasoline & oil Other automobile service appliances	Units	None	100	25	25
Total Total	trucks, powered by gasoline motor, whether or not con- taining conveying, lifting,						7931. 80 7931. 80	& parts: Lubricating equipment & parts Other automobile service appli-	Units Units	None None	100 100	25 25	25 25
	stacking, or similar accessory devices.		*					ances & parts (include crank shaft regrinders for automotive main- tenance use)	Units	The second			
7904, 31	Over 2½ tons: Diesei & semi-Diesel (injection type): Over 2½ tons, not over 4 tons.	Units	None	100	25	25	7931. 90	Trailers, n. e. s. (report military trailers & semi-trailers in 7997.01-7997.61):	Units	1	100	ne	or
7904. 33 7904. 35	Over 4, not over 5 tons Over 5 tons	Units Units Units	None None None	100 100	25 25 25 25	25 25 25 25	7931, 90 7931, 90 7931, 90	Automotive trailers House & laundry trailers Farm trailers	Units	None None None	100 100 100 100	25 25 25 25 25	25 25 25 25 25
7904. 61 7904. 63 7904. 65	Over 2½, not over 4 tons Over 4, not over 5 tons Over 5 tons	Units Units Units	None None None	100 100 100	25 25 25 25 25	25 25 25 25 25	7931. 90	Other. Aircraft parts & accessoriest (report aircraft pilot trainers & parts in	1	None	100	20	20
7904. 68	Station, warehouse, & factory trucks, whether or not con- taining conveying, lifting, stacking, or similar acces-	Omts	140116	100		-		9190.95 & 9190.96) Parts of aircraft:					
7905.00 7906.00	stacking, or similar accessory devices. Bus chassis Motor trucks, busses & chassis	Units Units	None None	100	25 25	25 25	7945.05 7945.09	Parachutes parts: Parachutes. Assembled harness, harness fit-	Units	None None	None None		None None
7907.00	(second-hand). Passenger cars & chassis (new): Not over \$850 (list price)	Units	None	100		25 25	7945. 98	ings (adaptor fittings, D rings, snaphooks) & shrouds. Other parachute parts & fittings.		None	None		None
7908, 00 7909, 00	Over \$850, not over \$1,200 (list price). Over \$1,200, not over \$2,000 (list	Units	None None	100	25 25 25	25 25	7947. 05	Aircraft engine parts & accessories:		None	None	None	None
7910.00 7911.00	price). Over \$2,000 (list price) Passenger cars & chassis (second-	Units Units	None None	100 100	25 25	25 25		cylinders, generators, magne- tos, spark plugs, starters, su- perchargers & valves for use in aircraft engines.					
	hand). Parts (report battery boxes & parts in 2053.00-2054.00; tires & inner			THE R			7947. 98 7948. 01	Other engine parts & accessories Aircraft instruments & parts of: Automatic pilot controls Automatic pilot for aircraft	- CONTRACTOR SAN	None	None	None	None
	tubes in 2060.00-2067.00; fan belts in 2085; engines in 7928.30- 7931.50);				1		7948. 03 7948. 05 7948. 06	Automatic pilot for aircraft Aircraft gyro instruments Aircraft navigation instruments Aircraft radio transmitting & re-	Units Units Units	None None None	None None None	None	None None None None
‡No i may be	metals or manufactures of metals except exported to Eire or Turkey under G-F	ot clothin	fastene	ers affixe	ed to g	arments	7948.07	ceiving sets.	Units	None	11000	1.000	1,0110

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Dept of Comm. Schedule B No.			Gen. Lic.	GLV I Value : Com	Limits atry	G-POST Dollar Value Limits	Comm. B No.			Gen. Lic.	GLV I Value Cour	Limits	G-POST Dollar Value Limits
lo g	Commodity	Unit	Coun- try	Gro	шр	ST ne 1	of	Commodity	Unit	Coun- try	Gro	arb	R I
Dept			Group	K	G+4	G-PC Val	Dept. of C			Group	K	G+4	G-PO Val
	Aircraft parts & accessories (report aircraft pilot trainers & parts in							Other vehicles & parts-Continued					
-71	9190.95 & 9190.96)—Continued Parts for aircraft—Continued.		This					Ordnance combat vehicles & parts, etc.—Continued.			100	11/2	
7948, 08	Aircraft instruments & parts of—Con. Parts for aircraft radio transmit- ting & receiving sets:						7996. 29	Parts & accessories for ordnance combat vehicles, Ordnance service & repair trucks		None	100	25	25
7948, 08 7948, 08	Microphones Other parts of aircraft radio		None None	None None		None None	7996, 51	& parts: Artiflery repair trucks	Units	None	100	25	25
7948, 09	transmitting & receiving sets. Director & range finders Self-synchronous transmitters &		None	None	None	None None	7996, 52 7996, 53	Instrument repair trucks	Units	None	100	25 25	25 25 25 25 25 25 25 25 25 25 25 25 25 2
7948. 11	indicators, such as selsyns & synchro units & switchboards		None	None	None	None	7996, 54 7996, 55 7996, 56	Small-arms repair trucks. Tank maintenance trucks.	Units	None None	100 100 100	25 25	25
7948, 15	therefor, for aircraft.		None	None	None	None	7996, 57 7996, 58	Tool & bench trucks. Welding trucks. Wrecking trucks.	Units Units Units	None None None	100	25 25 25 25 25 25 25	25
7948, 94 7948, 98	Tachometers (see 9190.94). Other instruments & parts of	Units	None	None None	None None	None	7996. 59 7996. 61	Service & repair trucks, n. e. s Parts & accessories for service &	Units	None None	100	25 25	25 25
7949. 13	Propeller parts & accessories		None	None		None	1000.01	repair trucks. Military trailers & parts:		2. One	ola so	- 200	
7949. 92	(report tires & tubes in 2064.00): Life jackets & life rafts for aircraft.	Units	None	None	None	None	7997. 01 7997. 03	1/2 ton & under—2 wheel Over 1/2, not over 1 ton—2 wheel	Units Units	None None	100	25 25	25 25
7949, 95	Bomb-rack controls, control col- umns, de-icers, frame assemblies,		None	None		None	7997, 05	Over ½, not over 1 ton—2 wheel	Units	None	100	25	25
	fuel tanks, oxygen regulators & tanks for use in aircraft, rudder	The state of		NO. OF PERSONS			7997. 07	Over 1 ton, not over 1½ tons (in-	Units	None	100	25	25 -
	pedals, struts & braces & wing tips.	-				***	7997. 09	cluding van). 2 wheel—2 horse vans	Units	None	100	25	25
7949. 96	Bomb sights (see 9149.94 & 9480.00).	Units	None	None	7711	None	7997, 11 7997, 15	4 wheel 4 ton—4 wheel van K38	Units	None	100	25 25 25 25 25 25 25 25 25 25 25 25 25 2	25 25 25 25 25 25 25 25 25 25 25 25 25
7949, 98	Other [include incomplete air- craft shipment (for assembly		None	None	None	None	7997. 17 7997. 19	5-ton pole type	Unus	None	100	25 25	25 25
	abroad) when such shipments cover parts not specifically provided for in 7945.65-7949.96].			The state of	The .	100	7997, 21 7997, 23 7997, 25	zo-ton low bed nouse	UBIIS	None None	100 100 100	25	25
	Other vehicles & parts	annic se	III A	ACC.			7997, 27 7997, 29	5-500-gallon gasoline—4 wheel	Units	None None None	100	25	25
7050 00	Cycles:	Units	None	25	25	None	7997. 31	Military trailers, n. e. s. Parts & accessories for military trailers.	cints	None	100	25	25
7950, 00 7952, 00 7953, 00	Bicycles Motorcycles Bicycle parts & accessories (except	Units	None K	100	25 25	25 25	7997, 41	Military semi-trailers & parts: 2½ ton surgical	Units	None	100	25	25
1200.00	tires) (report tires & inner tubes in 2064.00).		1	100	-	1	7997, 43 7997, 45	2-wheel cargo Van K55	Units Units	None	100	25 25	25 25
7954. 00	Motorcycle parts & accessories (ex- cept tires) (report tires & inner		None	100	25	25	7997, 47 7997, 49	6 ton—2 wheel (coast artillery)	Units	None	100	25 25	25 25
7955, 00	tubes in 2064.00). Merchant vessels (include oil tankers,	Units	None	100	25	25	7997, 51 7997, 53	6-ton van & stake. 10 ton—2 wheel van.	Units Units	None None	100	25 25 25 25 25 25 25 25 25 25 25	25 25 25 26 25 25 25 25 25 25 25
-	barges, tow-boats & sea-going dredges).		7.07				7997. 55	van.	Units	None	100	100	
7956, 91	Watercraft, other than naval: Not over 16 gross tons:	Units		To a la	The second		7997, 56 7997, 57	12 through 16 ton—4 wheel van 20-ton tank transport	Units	None None	100	25 25 25 25 25	25 25 25 25 25
7956, 91 7956, 91	Commercial Pleasure	Units Units	None None	100	25 25	25 25	7997, 59 7997, 61	Parts & accessories for military	Units	None	100	25 25	25 25
7956, 95	Over 16 gross tons (report merchant vessels, including barges, tow-	Units	P. C. C.	1831			7998, 00	semi-trailers. Mobile communications units	Units	None	100	25	25
7956. 95	boats, etc. in 7955.00): Commercial	Units	None	100	25	25		(exportations designated as complete communication units		TE Sa			
7956, 95	Pleasure	Units	None	100	25	25		are reported in this classifica- tion regardless of the number		No.	The state of		100.0
	(carburetor type) (report Diesel & semi-Diesel engines in 7145.00				Light.			of component parts; trailers, tractors, radio sets & parts, when not designated as com-	The last		City V	200	
7957. 00	& 7146,00 & all parts in 7159.00): Detachable motors (outboard)	Units	None	100	25	25		plete communication units are reported in their respective					
7959, 00	Other_ Railway cars: Passenger service:	Units	None	100	25	25	7999. 61	classifications).	Units	None	None	None	25
7960.00 7961.00	Electric railway or tram	Units	None None	100 100	25 25	25 25	7999. 63	receiving sets. Parts & accessories for military tank radio transmitting & receiv-		None	100	25	25
7962. 00	Railway motor cars: For track inspection & mainte-	Units	None	100	25	25	E Wille	ing sets,				110000	0.2
	nance work (include veloci- pedes & hand cars).						7999, 71	Engines for light, medium & heavy tanks.	Units	None	100	25	25
7964.00	Passenger cars (include trackless trolleys).	Units	None	100	25	25	7999. 75	Engine parts for light, medium & heavy tanks.		Sec.	100	25	25 25
7966.00 7967.50	Freight cars over 10 tons capacity Mine, industrial & other freight	Units Units	None	100	25	25	7999, 81	Transmission & transmission parts for light, medium & heavy tanks.		-	100	25 25	25
	cars, not over 10 tons capacity (include plantation railway &	The state of	100	Della .			7999. 85	Other parts & accessories for light, medium & heavy tanks. Boat propellers & blades (brass or	The	- North	100	25	25
7967. 50	blast-furnace cars): Underground mine	Units	None	100	25	25	7999, 93	bronze).	Control of the last	None	100	25	25
7967. 50 7968. 60	Air-brake equipment & parts		None None	100	25 25 25	25 25 25	7999, 98	Other vehicles & parts, n. e. s. (include baby carriages, go-carts &		1	100	-	3/0/
7969. 00 7969. 00	Underground mine		None	100	25	25 25		small watercar(t) (report motor boats in 7956 & tires & tubes other than on new equipment in 2064.00				la st	
7909.00 7970.00	Other		None None	100	25 25 25	25	- nens	& 2067.00).			ALST.	17	
7972.00	parts. Railway car-heating equipment &		None	100	25	25		Coal-tar products‡		HUISON I			Pu
7975, 00 7991, 00	parts. Wagons & drays	Units Units	None None	100 100	25 25 25	25 25	8005. 00 8006. 00	Crude & refined coal tar Benzol or benzene	Gals.	None None	100	25 1	25 1
7991.00 7992.00 7995.90	Wheelbarrows Pushcarts & hand trucks Wheels event automobile & car	Units Units	None None None	100	25 25 25	25 25	8907. 00 8010. 00	Coal-tar pitch Creosote or dead oil Toluene (toluol) (report quantity on	L. ton Gals,	None K	100	25 25	25 25 1
1000.00	Wheels, except automobile & car Ordnance combat vehicles & parts (report ordnance tractors in		000	200	20		8011.00	Toluene (toluol) (report quantity on basis of 100% toluene).	Lbs.	None	1	1	1
7996. 05	(report ordinate tractors in 7874.30-7878-50): Engine parts for carriers	Section 1	None	100	25	25	8012.00 8020.05	basis of 100% toluene). Xylene (xylol). Naphthalene.	Lbs. Lbs.	None None	100	1 25	1
7996.07	Transmission & transmission parts for earriers.		None	100	25	28 25	8020. 25	Naphthalene Pyridin, crude or refined (include de- natured grade).	Lbs.	None	1	1	1
7996. 09	Other parts & accessories for carriers.		None	100	25	25	‡Chen	nicals may not be exported to Eire & Tur	key under	G-POS	T in any	amour	it.
			Thomas a	THE WA		11-11			To Take			-	

Comm. le B No.			Gen. Lic.	GLV I Value I Cour Gro	itry	Limits	Comm. e B No.			Gen. Lic.	Cour	ntry	G-POST Dollar Value Limits
Dept of Comm. Schedule B No.	Commodity	Unit	Coun- try Group	K	G+4	G-POST Dollar Value Limits	Dept. of C	Commodity	Unit	Coun- try Group	K	G+4	G-POST Value
	Coal-tar products—Continued		No.	in o			to Grand	Coal-tar products-Continued	United States	7 9			
8020.98	Crude coal-tar products, n. e. s. (re-			1000		-	8025. 98	Other coal-tar intermediates—Con,					
8020, 98 8020, 98 8020, 98	port coal-tar coke in 5004.00); Naphtha, high flash	Lbs. Lbs. Lbs.	None None K	100 100 100	25 25 25	25 25 25	8025, 98 8025, 98 8025, 98 8025, 98 8025, 98	Metaxylene Methyl orthotoludine Methyl phthalyl ethyl glycolate Monochlorobenzene Naphthaquinone	Lbs. Lbs. Lbs. Lbs.	None None None None	1 1 1 1 1 1 1	1 1 1 1 1	1 1 1 1 1 1 1 1
8023, 00 8024, 09 8024, 20	Coal-tar acids, crude & intermediate: Phenol (carbolic acid)	Lbs. Lbs. Lbs.	None None None	1 1 1	1 1 1	1 1 1	8025, 98 8025, 98 8025, 98 8025, 98 8025, 98	Naphthaquinone Omega chloracetophenone Orthoamidophenol Orthophenylphenol Paratoluidene Phonyl aniline	Lbs. Lbs. Lbs. Lbs. Lbs.	None None None	100 100 100 100	*1 25 1 25 25 25 1	25 1 25 25 1
8024. 60	Salicylic acid, technical & medici- nal grade:			4			8025, 98	Phenyl aniline Phenyl methyl pyrazolene tetra- chlorethane.	Lbs.	None K	100	25	25
8024, 60 8024, CO	Hudrovyhanzolo sold	Lbs.	None None	*1	1 *1 25 25	*1	8025, 98 8025, 98 8025, 98	Tributylglycol triphtbate Trichlorophenol Triphenyl phosphate Other coal-tar intermediates, n. c. s.	Lbs.	None None	1	1 1	1 1
8024, 60 8024, 60 8024, 88	Salicylle acid Medicinal grade Technical grade Other coal-tar acids:	Lbs.	None K	100	25	25 25	8025. 98 8028. 00	Other coal-tar intermediates, n. e. s. Rubber compounding agents of coal-	Lbs. Lbs. Lbs.	None K None	100	25 25	25 25
8024. 88 8024. 88	Other coal-tar acids: Acipic acid Aminobenzoic acid Aminosalicylic acid	Lbs.	None K	100	1 25	1 25		tar origin (include accelerators, re- tarders & anti-oxidants) (report non-coal-tar rubber compounding		-			4
8024. 88 8024. 88	ADIMPARING SCHI	Lids.	KKKKKK	100	1 25 25 25 25 25 25 25 25 25 25 25 25	25 25 25 25 25 25 25 25 25 25	8059. 01	agents in 8298,00).	The				95
8024. 88 8024. 88	Arsanilie acid Beta hydroxy naphthoic acid	Lbs.	K	100 100 100	25 25	25 25	8059. 03 8059. 05	Color lakes & toners	Lbs. Lbs.	None None None	1 1	1 1 1	25 25 25
8024. 88 8024. 88 8024. 88	Chromotorpic acid	Lbs. Lbs.	K	100	25 25	25 25	8059. 09 8059. 09	Other coal-tar dyes (stains included): Methylene blue, not medicinal	Lbs.	None	100		-
8024. 88	Cleves acid	Lbs.	None	1	1	1	8059. 09 8059. 09	Naphthanil	Lbs.	K	100	25 25 25 25	1 25 25
8024. 88 8024. 88	Ciamma acid	lobs.	K K	100	25 25 25	25 25 25 1 25 25 25 25 25 25	8059. 09	Other Synthetic flavors & perfume mate- rials:	Lbs.	None	1	1	
8024, 88 8024, 88 8024, 88	H acid	Lbs.	None	100 1 100	25 25 25	1 95	8061.30 8061.30	Vanillin (all types): Of coal tar origin	Lbs.	None	*1	*1	*1
8024. 88 8024. 88	Mandelie aeid	Lbs. Lbs. Lbs.	K K	100	25	25 25	8061, 30 8061, 90	Other synthetic flavors & perfume	Lbs.	K	100	25	25
8024.88	Other Coal-tar intermediates except acids:	Lbs.	None	100	25		8061. 90	materials: Alpha amyl cinnamic aldehyde	Lbs.	None	*1	*1	*1
8025, 15 8025, 19	Aniline oil Aniline salts: Aniline chloride	Lbs.	None	1	1	1	8061. 90 8061. 90 8061. 90	Coumarin	Lbs. Lbs. Lbs.	None None K	*1 1 100	*1 1 25	1 25 25
8025, 19 8025, 19 8025, 10	Aniline sulfate	Lbs.	None None None	1 1	1 1 1	- 1	8061. 90 8069. 10	Other Methyl salicylate, technical & medi-	Lbs.	K None	100	25 25 1	25 1
8025, 19 8025, 19 8025, 30	Aniline sulfate Monoethylaniline Other aniline salts Beta naphthol & beta naphthol	Lbs. Lbs.	K	100	25 25	25 25	8069, 20	Sodium benzoate, technical & medi-	Lbs.	None	*1	*1	•1
8025. 50 8025. 70	flakes. Dimethylaniline	Lbs.	None	1	1	1	8069.30	cinal grades. Photographic chemicals of coal-tar	17/3		100		
8025, 70 8025, 80	flakes. Dimethylaniline Diphenylamine Pentachiorophenol (exclusive of selfs & formulations)	Lbs.	None None	100	25 1	1	8069.30 8069.30	origin. Hydroquinone	Lbs. Lbs.	None K	1 100	1 25	5 21
8025, 87 8025, 87	salts & formulations). Sodium pentachlorophenate: Santobright	Lbs.	K	100	25	25	8069. 98	Other finished coal-tar products (ex- clusive of medicinals) (see 8135.01		100	1		
8025. 87 8025. 90	Other Phthalic anhydride	Lbs. Lbs.	None None	1	1	*1		to 8180.98, incl.) (report synthetic				1	
8025, 91 8025, 93	Dibutyl & diethyl phthalate & dipropylphthalate (normal &	Lbs. Lbs.	None None	1	1	*1		9629.00, 9812.01-9813.98; tarning materials in 8239.98; explosives in 8609.01-8609.98; disinfectants in 8209.00);	71.	27	100	25	25
8025. 94	Nitration products of benzene, toluene, zylene, naphthalene,					1	8069, 98 8069, 98 8069, 98	Amyl phenol Benzyl alcohol Benzyl benzoate	Lbs. Lbs. Lbs.	None None None	1 1	1 1	1
8025, 94 8025, 94	& phenois: Binitrotoluol	Lbs.	K	100	25 25	25 25	8069, 98 8069, 98	Ric phonol	Lbs	None None	100	25 1	25
8025, 94 8025, 96	Nitrophenol Other	Lbs.	None	1	1	1	8069, 98 8069, 98	Chloropicrin Dimonophenyl phosphate Dioctyl phthalate	Lbs.	None None	100	25 1 25	25 1 25
8025, 96 8025, 96	Styrene Dichlerestyrene Other Other coal-tar intermediates:	Lbs. Lbs.	None None	1	1	*1	8069, 98 8069, 98	Diphenyl monophosphate. Hydroquinoline. Methyl parahydroxybenzoate Morpholine.	Lbs. Lbs. Lbs.	None None None	100 1 100	1 25	25
8025, 98 8025, 98 8025, 98	Acetanilide, not medicinal	Libs.	None	100	*1 25	*1	8069, 98 8069, 98 8069, 98	Morpholine	Lbs.	None None	100	25	25
8025, 98 8025, 98	Alpha methylnaphthalene Anthracene Anthraquinone or substitutes	Lbs.	None None None	1 1 +1	1 1	*1	8069, 98 8069, 98	Nipagin. Sufosalicyclic acid. Tetralin	Libs.	K None	100	25 1 25	25 1 25
8025, 98 8025, 98	Benzaldehyde Benzidine sulfate or base paste	Lbs.	None -	100	25	25 1	8069. 98	Other finished coal-tar products except medicinal, n. e. s.	Lbs.	K	100	25	20
8025, 98 8025, 98	Butyl phthalyl butyl glycolate	Lbs.	None None	1 1 1	1 1 1	1		Medicinal & pharmaceutical preparations;	-	-		-	
8025, 98 8025, 98	Castor oil phthalate	Lbs.	None None	1 1 1	1 1 1	1	8111.00	Castor oil (report commercial grades	Gals.	None	100	25	25
8025, 98 8025, 98	Chlorotoluidene	Lbs.	None None None	1 1	1 1	1	8113, 00	in 2249.01). White mineral oil:	Gals.	Service of the servic	E		05
8025, 98 8025, 98 8025, 98	Cyclohexanol Cyclohexanone Diamyl phthalate	Lbs.	None None None	1 1	1 1	1	8113.00 8113.00	Nujol	Gals.	K V-4	100	25 25 *1	25 25 *1
8025, 98 8025, 98	Diamyl phthalate Dibutoxyethyl phthalate Dicapryl phthalate	Lbs.	None None	1	1	1	8119.05	fish oils & fish liver oils & concentrates, medicinal grade.	LDS.	None	*1	*1	*1
8025, 98 8025, 98	Dichlorophenol Dicyclohexyl phthalate Diethoxyethyl phthalate	Lbs.	None None	1 1	1	1	8119. 98	Vitamins & viosterols, n. e. s. (include nikethamide, concentrates A, B, C, D, E, F, G, P, & X; synthetics such as assorbic acid, thi-	1105.	140110		1	
8025, 98 8025, 98	Diglycol chlorophthalate	LDS,	None None	1 1 1	1 1 1	1 1		amin, chioride, yeast concentrate,	To be		1		
8025, 98 8025, 98 8025, 98	Dimethyl phthalate Dimethoxyethyl phthalate Dimethylcyclohexyl phthalate	Lbs.	None None None	1	1 1	1 1		wheat germ oil, etc.).		4.			1
8025, 98 8025, 98	Diphenyi phthalate	Lbs.	None None	*1	*1	*1	8120.00 8121.00	For animal & veterinary use		None.	1 1	1 1	Î
8025, 98 8025, 98	Ethyl phthalyl ethyl glycolate Hexachlorobenzene	Lbs.	None None	1 1 1 1 1	1 1	1	8122.00						The state of
8025, 98 8025, 98	Hexalin Isobutyl castor oil phthalate	Lbs.	None None	1 1	1 1	1 1	tChe	micals may not be exported to Eire & Tu	irkey und	er G-PO	ST in an	yamou	int.

Commodity	3000			-	SCH	EDULE	OF CO	MMODITI	es—Continued					- 49
Melicinal de pharmacentical preparation Discontinue	of Comm.	Commodity	Unit	Lic. Coun-	Value Cou	Limits ntry	ST Dollar ue Limits	of Comm.	Commodity	Unit	Lic. Coun-	Value	Limits	ST Dollar
Melicinal do phermacentical preparation Disconnect Continued D	Dept			Group	K	G+4	G-Po Val	Dept			Group	к	G+4	yalı Valı
Offseidnike grodustic, granotherse-	-	Medicinal & pharmaceutical preparations—Continued			153				Medicinal & pharmaceutical preparations—Continued					-
	8123.00	Glandular products, organothera-				::0			use, n. e. s., etc.—Continued					
Agriculture		culture media (include thyroid,			10			8135. 25	Benzocaine-benzoate, ethocaine, novacaine, P-aminobenzoyl-	Lbs.	None	*1	*1	*1
\$22.00 Triemmond. Size of the control of the cont		Agar-agar, powdered or flaked,	441000000000000000000000000000000000000		*100		*1		caine, & all forms of procaine (in- clude procaine base, procaine				190	
\$22.00 Triemmond. Size of the control of the cont	8123.00	Hormones Insulin		None	*1	*1	*1	8135, 30	· & procaine nitrate).	T.hs	None	41	*1	21
Druggsein congroptical preparation organic formation organic forma	8123.00	Thrombol		None None	1	1	1	8135, 40	bulk.	Lbs.	None	*1	*1	*1
Druggisst nonproprietary properts		zymes, terments, organothera-			*1	*1			Phenolphthalein Sulfonamide drugs:			*1	56	25 *1
Signatur		Druggists' nonproprietary prepara-				191		8135, 63	Silfathiazole & derivatives	Lbs.	None	*1	*1	
St. 1. 1. 1. 1. 1. 1. 1.	0104 00	Elixirs, tinctures, fluid extracts, & similar liquid solutions;	Single .					8135. 67 8135. 69	Other sulfonamide drugs	Lbs.	None	I.	*1	*1
Str. 13	8129, 00	N. F. & root, U. S. P.; fincture of belladonna, U. S. P.; & bel-		None	-1			8135. 98	pharmaceutical dextrose (glu-					
Size Elixiris, Intentures, fluid extracts, estimilar liquid solutions, monropreficary, n. e. s. for some properior of the	8124, 13	S151.01). Fluid extract & tineture of hy-		None	*100	*25	*25	0125 06	icals in 8299.70):		V	100	oz.	0.5
Extract of hyoseyamus (henbane) Lbs. None 100 25 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 8135,98 Extract of stramonium destration Lbs. None 1 1 1 1 1 1 1 1 1	CATALOGUE AND A	Fluid extract & tineture of stra- monlum.	********	None	*100	*25	*25	8135. 98 8135. 98	Acetarsone		None None	*1	*1	1
Extract of hysocyanus (henbane) Lbs. None 100 25 25 28 135,96 Carbromal None 1 1 1 1 1 1 1 1 1	8124. 98	& similar liquid solutions,						8135. 98	Atropine hydrochloride	1	None None None		*1	
Extract of hysocyanus (henbane) Lbs. None 100 25 25 28 135,96 Carbromal None 1 1 1 1 1 1 1 1 1	\$194 QR	port proprietary products in 8148.00-8180.98):		Mone	*100	*05		8135. 98 8135. 98	Atropine methyl bromide		None None	*1	*1	1.
Extract of hyoseyamus (henbane) Lbs. None 100 25 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 8135,98 Extract of stramonium destration Lbs. None 1 1 1 1 1 1 1 1 1	8124.98	Colchicum & derivatives		None	*1	*1	*1	8135, 98	Atropine salicylate		None	*1	*1	*1
Extract of hyoseyamus (henbane) Lbs. None 100 25 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 8135,98 Extract of stramonium destration Lbs. None 1 1 1 1 1 1 1 1 1	8124, 98	Neoarsphenamine	*******	None				8135. 98	Atropine valerate		None	*1	*1	*1
Extract of hyoseyamus (henbane) Lbs. None 100 25 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 8135,98 Extract of stramonium destration Lbs. None 100 25 25 8135,98 Extract of stramonium destration Lbs. None 1 1 1 1 1 1 1 1 1		stricted medicinals. 1	C - 1		100	25	25	8135. 98	Bismuth iodides		None None	*1	*I	*1
Extract of hysocyanus (henbane) Lbs. None 100 25 25 28 135,96 Carbromal None 1 1 1 1 1 1 1 1 1	8125, 00	restricted medicinal. Menthol, natural & synthetic	Lbs.	Samo	*1	*1	*1	8135.98	Bromural Cacodylic acid		None None	*1	*1	*1
Extract of hysocyanus (henbane) Lbs. None 100 25 25 28 135,96 Carbromal None 1 1 1 1 1 1 1 1 1	8127. 30 8127. 50	Other quinine saits & compounds		None	None	None	None	8135. 98 8135. 98	Calcium gluconate Calcium mandelate		None K	100	25	*1 25 25
Extract of hysocyanus (henbane) Lbs. None 100 25 25 28 135,96 Carbromal None 1 1 1 1 1 1 1 1 1		TotaquineOther						8135. 98 8135. 98	Calcium ferrocyanide.	000000000	K	100 100	25 15	25 25
Extract of hysocyanus (henbane) Lbs. None 100 25 25 28 135,96 Carbromal None 1 1 1 1 1 1 1 1 1		ointments & similar manufac-						8135. 98	Calcium molybdate Calcium peroxide Calcium sulfate precipitated		K	100	25	25 25 25
Extract of hysocyanus (henbane) Lbs. None 100 25 25 28 135,96 Carbromal None 1 1 1 1 1 1 1 1 1		tablet form.						8135. 98	Calcium phosphate, normal. Calomine zinc oxide, containing a		K	100	25	25
Siz7, 95		donna ointment & plaster, U. S. P. (see 815.01).	and the same of											
Siz7.95 Scopolamine (hyoscine)		Extract of stramonium & stra- monium ointment.					25		& powders, Carbromal.			1	1	1
Troches, boric-acid dintment, ammoniated mercury, etc.) Creport proprietary products In 818.06-8180.985 None In 1 In		Scopolamine (hyoscine) Tablets, pills, capsules, powders,	Av. oz.	None	*1	*1	*1	8135. 98 8135. 98	Chloramine B & T		None None	*1	*1	1 *1
Ceptor proprietary products in 8136.08-818.08-818.08 St. 80.0-818.08 St. 80.0-		factures, n. e. s. (lozenges, troches, boric-acid ointment.							Emetine			10000	*None	None
Siz7, 98 Castor oil capsules K 100 25 25 25 25 25 25 25		(report proprietary products	and the		- n			8135.98	Ethodin (rivanol)	********	None	*1	*1	*1 *1 *25
Size	8127, 98	Acetanilide, medicinal		K		*1 25		8135.98	Hesperidin	A LOSS SHOWN	K	100	25 *25	25 *1
Siz7.98	8127. 98	Cascara		None	*100	*25	*1	8135. 98	Lithinin lodide	CONTRACTOR OF THE PARTY OF THE	K		25	1
Size	8127. 98	Hexamethylenetetramine Tablets, pills, etc., containing		None	1	1	1	8135. 98 8135. 98	Mannarsan		None K	100	25	*1 25
S127.98 Other, n. e. s., not containing a restricted medicinals. None 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		tracts).			10000	14000		8135. 98			None	1	-1	- 1
restricted medicinal. Medicinal chemicals for prescription use (include U. S. P.): 8135. 08 Atropine sulfate	THE REAL PROPERTY.					-		8135. 98 8135. 98	Novoigin		None None	1	1 1	1
8135. 08 Atropine sulfate Av. oz. None 1 1 1 1 8135. 98 Silver salts & compounds, other None 1 1 1 1 8135. 98 Silver salts & compounds, other None 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0141.00	restricted medicinal, Medicinal chemicals for prescription	******	14000				8135.98	Penicillin	(FD-51555-0554)	None	*1	*1	*1
Sl35. 12 Catteine saits & compounds. Radium saits & compounds (radium content). Sl35. 16 Radium saits & compounds (radium content). Sl35. 18 Striction & saits thereof. Av. oz. None *1 *1 *1 *1 *1 *1 *1 *1 *1 *1 *1 *1 *1		Atropine sulfate			*1	*1		8135. 98 8135. 98	Silver salts & compounds other		None	*1	*1	*1
Av. oz. None 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	8135. 12	Radium salts & compounds (radi-	Lbs.	None	*1	*1	*1	8135. 98 8135. 98	Sodium cacodylate		None K	100	25	25 1
8135. 19 Theophylline & salts thereof		um content). Strichnine & salts thereof	Av. oz.	None	*1	*1		8135. 98 8135. 98	Tannigen (acetyltannic acid) Terpin hydrate drugs		None K	100	*1 25	*1 25
1 A restricted medicinal is any medicinal having a specific value limitation preceded by an asterisk as set forth in the column headed GLV Dollar Value Limit or any medicinal listed in paragraph (e) of \$802.10. The value limit for commodities in this classification is governed by the value limit for commodities in this classification is governed by the value limit of the restricted medicinals. 8135.98 Medicinal chemicals for prescription use, n. e. s., containing restricted medicinals. 8135.98 Medicinal chemicals for prescription use, n. e. s., containing restricted medicinals. 8135.98 Medicinal chemicals for prescription use, n. e. s., containing restricted medicinals.	ALCOHOL: SHE	& compounds.	21	-	1-1-1-		100	8135.98	Wood creosote		None	1	25	*1 25
medicinal listed in paragraph (e) of \$802.10. The value limit for commodities in this medicinals. medicinals medicina								8135.98	Yatren Medicinal chemicals for prescription		None		*1	*1
the preparation or mixture. use, n. e. s., not containing re-	medicina	l listed in paragraph (e) of \$802.10. Th	e value li	mit for	commo	lities i	n this	8135. 98	medicinals. Medicinal chemicals for prescription	A series	None	100	25	25
									use, n. e. s., not containing re- stricted medicinals.					

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	Limits ptry	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	itry	G-POST Dollar Value Limits
Dept			Group	K	G+4	G-PO Valt	Dept. of C			Group	К	G+4	G-POS Valu
	Medicinal & pharmaceutical preparations—Continued							Medicinal & Pharmaceutical Pre- parations—Continued					
	Household medicinal chemicals & pharmaceuticals in small packages:						0100 14	Proprietary medicinal preparations—		******		-	
8141.00	Solids (include alum, boric acid, sulfur, soda, epsom & rochelle salts, fullers earth, zinc stearate,		K	100	25	25	8180, 14 8180, 19	Extract & fluid extract of stramo- nium flimson weed). Tincture of stramonium & stramo- nium ointment.	Lbs.	None	*100	*25 *25	25 *1
8142.00	bicarbonate of soda, etc.). Liquids (include camphorated oil, aromatic spirits of ammonia):						8180. 98 8180. 98	Proprietary medicinal prepara-		None	25	25	ne.
8142. 00 8142. 00 8142. 00	Iodine Rubbing alcohol Other		None None K	100 100 100	25 25 25	25 25 25 25	8180. 98 8180. 98	Ovaritone Preparations, n. e. s., containing quinine. Other n. e. s. containing		None None	*None	*None	25
8148. 00	Proprietary medicinal preparations: Mouth washes, gargles & personal antiseptics (include Listerine, La-		The same of the sa	100	25	25	8180. 98	Other, n. e. s., containing restricted medicinals. ¹ Other, n. e. s., not containing a restricted medicinal.		None	100	25	25
8149.00	voris, Ulycothymoline, Astringo- sol, Zonite, etc.). Corn & foot remedies. Belladonna plasters, U. S. P. (see		K None	100	25 25	25 25	la de	Chemical specialties;			Mile		
8150. 01 8150. 98	812(.93).			100	90		8200.00	Nicotine sulfate (40% basis) (report nicotine mixtures & free nicotine in 8205.98).	Lbs.	None	1	1	1
8150. 98 8150. 98 8151. 00	Plasters, n. e. s.: Surgical adhesive plasters Other plasters, n. e. s. Liniments:		K	100	25 25	25 25	8200. 50 8201. 00 8202. 00	Nicotine alkaloid Copper sulfate (blue vitriol) Lead arsenate	Lbs. Lbs. Lbs.	None None None	1 100 100	1 25 25 25 25	1 1
8151, 00 8151, 00 8152, 00	Belladonna liniment, N. F Other liniments. Salves & ointments:	********	K	100 100	25 25 25	25 25 25	8203, 00 8204, 00	Calcium arsenate. Petroleum oil sprays, agricultural (include tree wash) (report house-	Lbs. Gals.	None.	100	25 25	*1 25
8153. 00	For burns, cuts, skin diseases, inseat bits, inflammation, etc. For coughs, colds, catarrh & bron- chial infection (include Vicks,	********	K	100	25	25	8205.30 8205.30 8205.30	hold sprays in 8206,00), Pyrethrum extract: Pyrefume super No. 30 Other	Lbs. Lbs. Lbs.	None None	100	25	25
8154, 00	tophlogistine, etc.). Cold. cough & bronchial prepara-						8205. 50 8205. 60 8205. 60	Seed disinfectants Paradichlorobenzene: As agricultural insecticide	Lbs.	K None	100	25	25 25
8154. 00 6154. 00	tions (other than 8153.00): Containing quinine Preparations containing nar-		None None	*None	*None	*None	8205. 60 8205. 91 8205. 92	Other Cupric acetoarsenite (paris green) Pyrethrum or insect flower powders	Lbs. Lbs. Lbs.	K None None	100	25 25 25 1	25
8154.00	Preparations containing ephedrine.		None	*1	*1	*1	8205, 93 8205, 96 8205, 98	Calcium cyanide. Other agricultural insecticides, fungi-	Lbs. Lbs. Lbs.	None K	100	1 25	1 25
8154. 00 8155. 00	Other, n. e. s. Asthma, catarrh & hay-fever prep- arations, including inhalants,		K	100	25	25		cides, & similar préparations & materials, dry or liquid basis (include copper arsenate, bordeau					
8155, 00 8155, 00	except salves & ointment: Preparations containing ephedrine. Other		None K	*1	*1 25	*1		mixture, lime-sulfur, weed killers, prepared animal dips, etc.): DDT: dichlorodyphenyltrichloro- ethane.	Lbs.	None	1	1	1
8157, 00 8157, 00 8157, 00	Malaria, chill & fever remedies: Containing quinine Containing atabrine (quinacrine		None -	*None		*None	8205, 98 8205, 98	Derex. Tobacco extracts other than used for flavoring tobacco.	Lbs. Lbs.	K K	100 100	25 25	1 25
8157. 00	hydrochloride). Containing pamaquine naphtho-		None	1	1	1	8205. 98 8206. 00	Household & industrial insecticides,	Lbs.	None	100	25	25
8157, 00 8157, 00	Containing totaquine Other, containing restricted medicinals,		None None	1	1	*1		liquid, paste, powder or solid form) (include naphthalene balls & flakes, etc.) (report pyrethrum extract in \$205.30); DDT: dichlorodiphenyltrichloro-					
8157. 00 8160. 00	Other, not containing a restricted medicinal. Tonics, blood purifiers, emulsions,		None	100	25	25		ethane.	Lbs.	None	1	1	1
8160, 00 8160, 00	& appetizers: Containing quinine Preparations containing vitamins		None None	*None	*1	*None	8206, 00 8206, 00 8206, 00	Lethane	Lbs.	None None None	100 100 1	25 25 1	25 25 25 25 25 25 25
8160, 00 8161, 00 8161, 00	Other Laxatives, purgatives & cathartics: Preparations containing cascara.	Carlotte Contractor	None	*100	25 *25	25 *25	8206, 09 8206, 00 8209, 00	Zykon discoid with warning gas Other. Household & industrial disinfectants,	Lbs.	None K	100	1 25 25	25 25
8161, 00 8161, 00 8161, 00	Preparations containing ipecac Preparations containing phenol- phthalein. Other			*1 *1 100	*1 *1 25	*1 *1 25		deodorants, germicides, & similar preparations (include Lysol, Cre- sel, Creolin, Sulphonaphthel, phenolic preparations, etc.):				1	
8162, 00 8165, 00 8165, 00	Milk of magnesia Digestive preparations:	********	K	100 *None	25 *None	25	8209. 00 8209. 00 8209. 06	Dowieide Cresyl paratoluene sulfonate	Lbs. Lbs. Lbs.	None None K	1 1 100	1 1 25	1 25 25
8165, 00 8165, 00 8165, 00	Containing quinine Preparations containing aspirin Preparations containing ipecac. Other digestive preparations.	Contract of	None	*1 *1 100	*1 *1 25	*1 *1 25	8230, 00 8233, 00 8234, 00	Baking powder. Dextrine or British gum Tobacco saucing or extract of tobacco	Lbs. Lbs. Lbs.	KKK	100 100 100	25 25 25	25 25 25 25 25 25
8167; 00 8167; 00	Headache, neuralgia & pain rem- edies: Containing quinine			-		None	8238. 01	origin, used for flavoring tobacco. Pigmented resin emulsions for textile use.	Lbs.	K	100	25	25
8167. 00 8167. 00	Other, containing restricted me- dicinals. Other, not containing a restricted		None	100	25	25	8238. 03	Detergents, penetrating, wetting & scouring agents, & dyeing assistants:	2.3	34			
8180, 03	medicinal n. e. s. Extract & fluid extract of bella donna leaf & root; tincture of belladonna, U. S. P.; belladonna	Lbs.	None	*100	+25	*25	8238, 03 8238, 03 8238, 03	Aerosol OT Alkanolamine Other	Lbs.	None None K	1 100 100	25 25 25	1 25 25
8180, 13	phine (belladonna root).	Lhe	None	*100	*25	*25	8238. 09 8238. 09 8238. 09	Aryl compound, alkylated	Lbs.	None None	1 1 100	1 1 25	1 1 25
	Extract, fluid extract, & tineture of hyoscyamus. stricted medicinal is any medicinal		Control of the second		1	1	8238, 09 8238, 09 8238, 09 8239, 01	Nyanzol A. D. P. Orthocen Other Chromium tanning mixtures.	Lbs.	K K None	100 100 100	25 25 25 1	25 25 25 1
or any r	y an asterisk as set forth in the colu medicinal listed in paragraph (e) of §	mn heade 802.10. T	d, GLV	Dollar e limit	Value for con	Limit mmodi-	8239. 98 8240. 00	Tanning specialty compounds, n. e. s. (include enzyme bates). Water softeners, purifiers, boiler &	Lbs.	K	100	1 25 25	1 25 25
include ; Che	his classification is governed by the v d in the preparation or mixture, micals may not be exported to Eire a							feedwater compounds.	1	1	1	1	
amount	No 99 8		THE T				amount				-	A CONTRACTOR	14



Dept of Comm. Schodule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV-1 Value Cour Gro	Limits	G-POST Dollar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV Value Cour Gro	Limits	ST Dollar
Dept			Group	K	G+4	G-PO Valu	Dept. of Schedule			Group	к	G+4	G-Po Valo
	Chemical specialties-Continued						TO THE	Chemical specialties-Continued		1			001
8250. 00	Metalworking compounds (include welding, soldering, cutting, drilling, drawing, brazing, tempering, & core compounds, fluxes, hardeners,	Lbs.	K	100	25	25	8265. 98	Cellulose acetate sheets, rods, tubes & other urfinished forms, plasticized (specify) (report cellulose acetate, not plasticized, in 8328.00 & manu-	Lbs.	None	100	- 25	25
	& screw cutting oils & compounds). Synthetic gums & resins (report manufactures in 9812.00-9813.98) (report synthetic rubber sold in						8267. 00	factures, n.e. s., in 9819.00). Cellulose acetate plastic film support. Nitro- & aceto-cellulose: Solutions, collodion, etc. (report	Lbs,	K	100	25	25
	bulk as raw material in 2099,30): In powder, flake or liquid form in- clude scrap:		K	100	25	25	8268. 05	lacquers in 8433,00 & 8834,00): Nitrocellulose having nitrogen content of 12% & less.	Lbs.	K	100	25	25
8251, 00 8253, 00	Ester gums (include Rezyl, etc.). Alkyd resins (include phthalic, maleic & succinic anhydride resins):	Lbs.	K None	100 1 100	25 1 25	25 1 1	8268. 98	Not in solution (wet down with water or diluent):	Lbs.	None	100	25	25 25
8253, 00 8253, 00	Glycerophthalate Phthalic resins	Lbs.	None	100	23		8269, 05 8269, 98	Nitrocellulose having nitrogen, content of 12% & less.	Lbs.	K None	100	25	THE DEST
8253. 00	Other alkyd resins Tar-acid resins (include phenolic creosole or cresylic, such as Beckacite, Beckosol, Catalin,	Lbs.	None K	100	25 25	1 25	8273. 00 8274. 00	Aceto-cellulose Cements for sealing cans Other cementing preparations for re- pairing, sealing & adhesive use (report rubber cements in 2014.00).:	Lbs.	K	100	25 25 25	25 25 25 25
8255. 01	Durez, Durite, Syntex, etc.): Phenol-formaldehyde resins	Lbs.		100	~	1	8289. 00	Specially cleaning & washing com- pounds (except soap):	Lbs.	K	100	25	. 25
8255. 98	Urea (include Beetle molding	Lbs.	K	100	25 25	25 25	8289. 00 8289. 00	Other	Lbs.	K	100 100	25 25	25 25
8257, 07 8257, 07 8257, 07	powder, etc.): Urea-formaldehyde resins: Plaskon molding powders Other.	Lbs. Lbs.	None	100			8290, 00 8291, 00 8292, 00	Polishes: Metal & stove polishes Shoe polishes & shoe cleaners. Leather dressings, oils, polishes &	Lbs. Lbs. Lbs.	K	100 100	25 25	25 25
8257, 98 8257, 98 8257, 98	Melamine molding powders	Lbs.	None None None	100	25 25 25 1 1	25 25 25 *1	8292, 00	stains: Tanners' fat liquor	Lbs.	None	100 100	25 25	25 25
8258. 01 8258. 03	Other urea resins Casein (see 0990.05) Methyl methacrylate, unfabricated (see 9812.03 & 9813.03).	Lbs. Lbs. Lbs.	None	1	300	*1	8292. 00 8293. 00 8294. 00	Other leather dressings, oils, pol- ishes & stains. Floor wax, wood & furniture polishes. Automobile polishes	Lbs.	K K	100 100	25 25	25 25
8258. 05 8258. 09	Nylon Other (include acrylic & similar resins, n. e. s.):	Lbs,	None K None	*100 100	1 *1 25	*1 25	8295, 50 8295, 90	Natural flavoring extracts Synthetic flavoring extracts (include flavors for soft drinks, cooking,		K	100	25	25
8258, 09 8258, 09 8258, 09 8258, 09	Acrylic monomer: Acrylic resins Coumarone	Lbs. Lbs. Lbs.	None K	100	25	1 25	8295, 90	baking, ice cream, etc.): Neo liquid acid beverage combi- nation of citric & phosphoric		K	100	25	25
8258. 09	Polyethylene & polyethylene polymers. Other synthetic gums & resins,	Lbs.		Name of the last		700	8295, 90 8296, 00	acids. Other	Lbs.	K None	100	25 25	25 25
8258, 29	n. e. s. Polymers of styrene, vinyl acetals (formals, butyrals, etc., in-	F					8297. 00	Animal charcoal or bone char, de- odorizing decolorizing & gas absorb- ing carbons, n. e. s.	Lbs.	None	100	25	25
	cluded), vinyl acetate, vinyl alcohol, vinyl chloride & vinylidene chloride; & co- polymers of vinyl chloride &						8298, 00	Rubber compounding agents n. e. s. (not of coal-tar origin (report coal- tar in 8028, 00). Antiknock compounds not of petro-	Lbs.	None	1	1	1
	vinyl acetate (scrap included) (other than those de-		None None	100	25 25 1	25 25 1	8299, 15	leum origin (report those of petro- eum origin in 5013.10 & 5013.98).*	Cole	None	1		8.09
8258, 29 8258, 29 8258, 29	scribed in 2008.01 & 2008.02): Polyvinyl chloride Polyvinyl compounds, n. e. s. Others	Lbs. Lbs. Lbs.	None		•		8299, 10 8299, 30	Ethyl fluid Any mixture containing more than 3 cc. tetraethyl lead per gallon. Liquid gum inhibitors for treating	Gals.	None	i	1	î
	Sheets, plates, rods, tubes & other unfinished forms (include Bake- lite, Beetle, Catalin, Celeron, Durez, Fiberton, Formica, Glyptal, Joanite, Lucite, Mi- carta & Flaskon):						8299. 30 8299. 30 8299. 50	petroleum distillates: Gasoline antioxidant	Gals. Gals.	None None K	100 100 100	25 25 25 25	25 25 25 25
	Glyptal, Joanite, Lucite, Mi- carta & Plaskon): Laminated:						8299, 70 8299, 70 8299, 70	Reagent chemicals for laboratory use Potassium pyrogaliate alkaline Sodium cobalti nitrate		K	100 100	25 25	25 25
8260, 01	Of phenol-formaldehyde resins, fabricated.	Lbs.	None	100	25	1	8299. 70 8299. 90	Other Chemical specialty compounds, n. é.	2222222		100	25	25 25
8260, 07	Of urea-formaldehyde resins, fabricated.	Lbs.	None	100	25	25		s. (include lead lineolate & cobalt resinate) (report petroleum bases for insecticidal sprays in 5059.00,			100	100	
8260, 98 8260, 98	Of other synthetic gums & resins: Of polyethylene molding	Lbs.	None	1	1	1		empty gelatin capsules in 5059.00, & parachute flares in 9497.95):			100		
8260. 98	powder. Other Not laminated:	Lbs.	K	100	25	25	8299, 90 8299, 90	Aveonit No. 3 wax synthetic		K None	100 *100	25 *25 25 25 25	25
8261.01	Of phenol-formaldehyde resins,	Lbs.	None	100	25	1	8299, 90 8299, 90	Aveonit No. 3 wax synthetic		K	100	25 25	25 25 25 25
8261, 03	fabricated. Of methyl methacrylate, fabricated.	Lbs.	None	*1	*1	*1	8299, 90 8299, 90 8299, 90	Glypho syrup Hałowax Nevinoy		None K	100 1 100	25 1 25	1 25
8261. 07	Of urea-formaldehyde resins, fabricated.	Lbs.	None	100	25	25	8299, 90 8299, 90 8299, 90	Lead napthenate Lubricating oil additives		None None	1	1 1	1
8261, 98	Of other synthetic gums & resins.	Lbs.	K	109	25	25	8299, 90 8299, 90	Santizers, other Thorostrast heyden		Kone	100	25 25	25 25 25
	Pyroxylin products (include prod- ucts known as Celluloid, Pyralin, Viscoloid, Fiberloid, etc.) (report manufacturers of pyroxylin, etc.,						8299, 90 8299, 90 8299, 90	Prague salt (meat curing com- pound). Zinc specialty compounds, n. e. s. Other, n. e. s.	2000 NOV.	K	100 100 100	25 25 25	25 1 25
8262, 00	n. e. s., in 9819.00, 9820.00); Pyroxylin scrap & film scrap (re- port cellulose acetate scrap in	Lbs.	-K	100	25	25	511015	Industrial chemicals ‡			1		
8263, 00	8328.00). Pyroxylin plastic film support (film base).	Lbs.	K	100	25	25	8300.00	Acids & anhydrides: Organic: Acetic seid (100% scetic seid)	I.he	None	100	25	1
8264. 00	Pyroxylin sheets, rods, or tubes & other unfinished forms (specify)	Lbs.	K	100	25	25	8301. 00 8302. 00	Acetic acid (100% acetic acid) Acetic anhydride Tartaric acid	Lbs.	None None	100	*1	*1
8265. 05	(report manufactures in 9820.00), Cellulose acetate molding composi- tions & molding powder, plasticized.	Lbs.	K	100	25	25	1	nicals may not be exported to Eire	The state of the s	Constant of the last of the la	er G-P	OST I	n any

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value I Cour Gro	Limits	G-POST Dollar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lie. Coun-	Value Com Gro	Limits itry	G-POST Dollar
Dept Sched			Group	к	G+4	G-POS Valu	Dept. of C			Group	K	G+4	G-PO
	Industrial chemicals-Continued					4		Industrial chemicals—Continued					
	Acids & anhydrides—Continued.	Tall		4 18	BE		8328.00	Cellulose acetate flakes, waste & scrap, not plasticized.	Lbs.	None	100	25	
03. 07	Organic—Continued. Citric acid.	Lbs.	None	*1	*1	*1	8329, 10	Carbon tetrachloride	Lbs.	None	*1	*1	
03. 09 03. 98	Oxalic acid	Lbs.	K	100	25	25	8329, 30 8329, 30	Ethyl acetate: Acetic ether	Lbs.	K	100	25	
	formic, butyric, propionic, lactic, gallic, & other non- coal-tar acids) (report coal-tar			1000	17/3		8329, 30 8329, 50	OtherSodium acetate	Lbs. Lbs.	None R	100	25 25 25 25	
	coal-tar acids) (report coal-tar acids in 8023.00 & 8024.01-		2-10			187	8329. 60 8329. 70	Methyl ethyl ketone Ethyl ether (report petroleum ether	Lbs.	None K	100	25 25	
03. 98	8024.98): Butyric acid	Lbs.	None	1	1	1		in 5019.00). Other organic chemicals not of coal-		Le			
3. 98 3. 98	Nanthenic soid	Lbs.	None None	100	25	, 1 25	8329, 83	tar origin:	Lbs.	None	100	25	
3.98	Pyrogallic acidOther, except coal-tar	Lbs.	None K	100	1 25	1 25	8329. 85 8329. 87	Butadiene: Vinylidine chloride Chloroacetyl chloride:	Lbs.	None K	100	1 25	
3. 98	Inorganic		100	100	25	25	8329, 88	Chloroprene	Lbs.	None	1	1	
7. 00 8. 00	Hydrochloric (muriatic) Boric (boracic) (report boric acid	Lbs. Lbs.	K	100	25	25	8329, 95 8329, 95	Camphor, natural & synthetic: Natural	Lbs.	None	*1	*1	
9. 10	in small packages in 8141.00). Chromic	Lbs.	None	1	1	1	8329, 95 8329, 96	Synthetic	Lbs.	None	1	*1	
9.30	Nitrie Sulfuric, fuming (oleum) (50°	Lbs.	K	100	25 25	25 25	8329, 96 8329, 96	Hexamethylene diamine	Lbs. Lbs.	None None	*100	*25	
9. 70	Baumé basis). Other sulfuric (50° Baumé basis):		1	100	25	25	8329. 98	Other, n. e. s. (include ketones, aldehydes, esters & ethers, ace-	1040		1	1	1
9, 90	Arsenious oxide or white arsenic: Flue dust, arsenic	Lbs.	K	100	25	25	8329. 98	tates, formates): Acetaldehyde	Lbs.	None	100	25	
9. 98 9. 92	Other triaxide (molyb-	Lbs.	None K	100	1 25	*1 25	8329, 98 8329, 98	Acetaldel. Acetamine developer	Lbs.	None K	- 100 100	25 25 25	-
1. 32	denum content mo.) (include	1,000	11	200		- 44	8329.98	Acetic aldehyde		None None	1	1	
	molybdic acid & molybdenum oxide briquettes).		27				8329. 98 8329. 98	Acetyl chloride	Lbs.	None None	100	25	
9. 93	Phosphoric acid, ortho-, pyro- & meta	Lbs.	None	- 1	1	1	8329, 98 8329, 98	Acrylonitrile. Alkyl amide sulfuric esters	Lbs.	None	1	1	
9. 95 9. 98	Tungstie acid. Other inorganic acids & anhy-	Lbs.	None	1	1	1	8329. 98 8329. 98	Alkyl amines Allychloride & polymers & copoly-	Lbs.	None None	1 1	1 1	
9, 98	drides: Arsenic acid	Lbs.	K	100	25 25	*1	8329. 98	mers. Cellosolve acetate (include ace-	Lbs.	None	100	25	
9. 98 9. 98	Hydrofluoric acid	Lbs.	None None	100	25	25	8329. 98	tate butyrate). Chlorinated ether	Lbs.	None	1	1	
9. 98	Other	Lbs.	K	100	1 25	25	8329. 98 8329. 98	Cinnamic ether	Lbs.	None None	1	1	
0.00	Methanol Ethylene glycol Denatured alcohol (solidified)	Gals Lbs.	None None	100	1 25	1 25	8329. 98 8329. 98	Cyanacatamida	Libs	None None	100	1 25 25 25	
2.00	Denatured alcohol (solidified)	Lbs.	None	1 1	1 1	1.	8329.98	Dehydrolo Diacetone alcohol Dibutylamine	Lbs.	None None	100	25	1
3. 00 4. 00	Butanol (butyl alcohol) Glycerin (100% glycerol basis)	Lbs.	None K	100	25	1	8329. 98 8329. 98	Dibutyl sebacate	Lbs.	None	1	1	
5.05	Thiodiglycol	Lbs.	None	100	25	25	8329. 98 8329. 98	Dibutyl sebacate Dichloroamine B T Dichloroethyl ether Diethanolamine Diethylamine Diethylamine Diethylamine	Lbs.	None K	100	25 25	
5. 98	n. e. s.): Allyl alcohol, including polymers	Lbs.	None	1	1	1	8329. 98 8329. 98	Diethanolamine	Lbs.	None None	100	1	
5. 98	& copolymers, Amyl alcohol. Capryl alcohol. Decanol, normal.	Lbs.	None	1	1	1	8329. 98 8329. 98	Disobutyladipate	Lbs.	None	100	25	
5. 98	Capryl alcohol	Lbs.	None None	100	25 25	25 25 25 25 25 25	8329, 98 8329, 98	Distryletanonamme. Dissobutyladipate. Dow Cerning fluid. Dupont M P 186 & M P 646. Ethyl aldehyde. Ethyl cellulose. Ethyl chloride. Ethyl hexanol. Furfural. G C 78.	Lbs.	None None	1 1	1 1	
5. 98	Diethylene glycol	Lbs.	None None	100	25 25 25 25 25 25 25	25	8329. 98 8329. 98	Ethyl aldehyde	Lbs.	None None	100	1 25	
5. 98	Diethylene glycol Dipropylene glycol Dodecanol	Lbs.	None	100	25	25	8329.98	Ethyl chloride	Lbs.	None None	100	25	
5. 98 15. 98	Glycol ethers	Lbs.	None None	100	1 25 25 25	1 25	8329. 98 8329. 98	Furfural	Lbs.	None None	100	25 25 25 25	
5. 98	Glycols. Glycols, mixed.	Lbs.	None None	100	25	25 25	8329. 98 8329. 98	Hexachloroethane	Lbs.	None	1	1	
5. 98	Isopropyl alcohol	Lbs. Lbs.	None	25 100	25 25	25 25	8329, 98 8329, 98	Hexone	Lbs.	None None	100	25	
5. 98 5. 98	Lauryi alcohol Methyl cyclohexanol Methyl hexylcarbinol	Lbs.	None None	100	1 25 25	25	8329. 98 8329. 98	Isopropyl acetate & ether	Lbs.	None None	100	1	
5. 98	Octanol	Lbs	None None	100	25	1 25 25 1	8329. 98 8329. 98	Melamine	Lbs.	None None	100	1	
15. 98	Oleyl alcohol Propylene glycol Sorbitol or sorbite & isomeric	Lbs. Lbs.	None None	100	= 1 25 1	25 1	8329. 98 8329. 98	Methyl isobutyl ketone	Lbs.	None None	100 100		1
	mixtures. Tetrahydrofurfuryl alcohol	4.3583	None	1	1	1	8329. 98 8329. 98	Methylamine. Methylene chloride. Monobutyl ether of ethylene	Lbs.	None None	100	25	
15. 98 15. 98	Triethylene glycol Other alcohols, n. e. s	Lbs.	None	100	1 25 25	25 25	8329. 98	glycol. Monoethyl ether of diethylene	-	None	100		
15. 98 16. 00	Acetone	Lbs.	None	100	1 1	1 1	The state of	glycol. Monoethanolamine	Lbs.	None	100	1	
17.00 19.00	Butyl acetateCarbon bisulfide	Lbs.	None None	100	25 25	25	8329. 98 8329. 98	Monomeric influrylaidenyde	- LAUS.	None	100	1	
20. 01	Carbon bisulfide Formaldehyde, 40% solution by vol- ume, 37% solution by weight (for-	Lbs.	None	†100	25	25	8329. 98 8329. 98	Perchloroethylene.	Tahs	None None	1	1	
20. 03	mulin). Paraformaldehyde (solid)	Lbs.	None	100 160	25 25	25 25	8329. 98 8329. 98	Polyglycol fatty-acid esters Propylene dichloride	_ LDS.	None None	100	25	1
20.05 22.00	Formaldehyde, gas	Lbs.	None None	100	25	25	8329. 98 8329. 98	ST 115. Sorbide monostearate	Lbs.	None None	1	1	
25. 00	Amyr acetate Synthetic collecting reagents for con-	1	1	100	1	1	8329. 98 8329. 98	Sorbitan monostearate	Lbs.	None None	1	1	
	Synthetic collecting reagents for con- centration of ores, metals, or min- erals (include Minerec, xanthates & derivatives (ethyl, butyl, amyl), dicresyldithiophosphoric & sodium dicresyldithiophos- phate, sodium dictayldithios- phate & thiocarbanilide).						8329. 98 8329. 98	Tetrachloroethane Tetrachloroethylene	_ Lbs.	None None	1	1	
	amyl), dieresyldithiophosphoric	THE	1	1		1	8329.98	Triethanolanine naphthanate	Lbs.	None None	1	1	
	& sodium dicresyldithiophos- phate, sodium diethyldithios-	E. Va		12.0	Pile	18	8329. 98 8329. 98	Trichloroethylene	Lbs.	None	1	1	
25.00	phate & thiocarbanilide). Frothing oil	Lbs.	K	100	25	25	8329. 98 8329. 98	Triglycol dihexoate	Lbs.	None None	1	1	
325, 00 325, 00		Lbs.	None None	100	1	25	8329. 98 8329. 98	Triglycoi dihexoate	Lbs.	None None	1	1	
246	ited to \$1.00 for Brazil.	(Stanford State)	-				8329.98	Other Aluminum sulfate Aluminum ehloride, anhydrous	Lbs.	K None	100		2

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value : Com Gro		G-POST Dollar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value Cour Gro	Limits itry	G-POST Dollar Value Limits
Dept Sched			Group	K	G+4	G-PO	Dept. of C			Group	ĸ	G+4	G-PO
	Industrial chemicals—Continued							Industrial chemicals—Continued					
8339. 98	Other aluminum compounds (include activated alumina, aluminum bydroxide, aluminum stearate, sodium aluminum sulfate, potash alum & ammonis alum) (report chrome alum in 8359.11, iron alum in 8155.98 & alumina in 6294.00);						8379, 98 8379, 98 8379, 98 8379, 98 8379, 98 8379, 98	Sodium compounds, n. e. s.—Con. Other, etc.—Continued, Sodium metasilicate. Sodium naphthenate Sodium nitrate. Sodium peroxide. Sodium salicylate Sodium sulfhydrate.	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	None None None None None None	100 1 1 1 *1	25 1 1 1 *1	25 1 1 1 1 1
8339, 98 8339, 98 8339, 98	Aluminum naphthenate Potassium aluminum sulfate Sodium aluminate	Lbs.	None None	1 100 100	1 25 25	1 1	8379. 98 8381. 00	Other sodium compounds, n. e. s. Tin compounds	Lbs.	K None	100	25 1	25 1
8339, 98 8340, 10	Other aluminum compounds	Lbs.	None K None	100	25	1	8385. 01	Ammonium compounds: Aqua ammonia (ammonia liquor, ammonium hydroxide).	Lbs.	None	100	. 25	25
8340, 90 8340, 90 8340, 90 8341, 00 8343, 00	Other bleaching powder: Other bleaching powder: Chloride of lime. Other. Calcium carbide. Calcium chloride. Bromine, bromides & bromates:	T.be	None K None K	100 100 100 100	25 25 25 25 25	25 25 25 25 25	8385, 03 8385, 05 8385, 11 8385, 17 8385, 25 8385, 98	Bicarbonate & carbonate. Chloride (sal ammoniae). Guanidine nitrate. Nitrate. Urea (see 8257.07 & 8257.98). Ammonium connounds. p. e. s.	Lbs. Lbs. Lbs. Lbs. Lbs.	K K None None None	100 100 1 100 100	25 25 1 25 25 25	25 25 1 25 25 25
8344. 01 8344. 02 8344. 03 8344. 15	Bromine, bromides & bromates: Bromine Potassium bromide Sodium bromide Ethylene dibromide Other:	Lbs Lbs. Lbs. Lbs.	K None None K	100 100 *1 100	25 25 *1 25	25 25 *1 25		Ammonium compounds, n. e. s. (include molybdate & phos- phate) (report anhydrous am- monia in 8390.00, bromide in 8344.98, & compounds used as fertilizers in 8505.00-8551.98):					
8344, 98 8344, 98 8344, 98	Tetrachloroethane Other Iodine, iodides & iodates;	Lbs.	None K	1 100	1 25	1 25	8385, 98 8385, 98 8385, 98	Ammonium bichromate	Lbs. Lbs. Lbs.	None None None	1 100 100	25 25	25 25
8346, 10 8346, 30 8346, 98	Potessium compounds (not fertilizers):	Lbs.	None None None	1 100 1	1 25 1	1 25 1	8385, 98 8385, 98 8385, 98 8385, 98 8385, 98	Ammonium phosphate Ammonium naphthenate Ammonium sillcofluoride. Ammonium sulfate Dicyanodiamide. Guanidine (include guanidine carbonate).	Lbs. Lbs. Lbs. Lbs.	None None None None None	1 100 100 100 1	25 25 1 25 25 25 25 1	25 25 25 1 25 25 25 25 1
8357, 00 8358, 00 8359, 04 8359, 05	Bichromate & chromate. Hydroxide (caustic potash). Potassium carbonate & mixtures. Potassium bitartrate & mixtures (include cream of tartar).	Lbs. Lbs. Lbs. Lbs.	None K K K	1 100 100 100	1 25 25 25 25	1 25 25 25 1	8385, 98 8385, 98 8385, 98 8385, 98	Perchlorate. Urea ammonium salts. Thiourea. Other ammonium compounds, D. e. S.	Lbs. Lbs. Lbs. Lbs.	None None None K	1 100 1 100	1 25 1 25	25 1 25
8359. 08 8359. 13 8359. 18	Potassium chlorate & mixtures Potassium cyanide & mixtures Potassium nitrate, n. e. s. & mix-	Lbs. Lbs. Lbs.	None K K	1 100 100	1 25 25	1 25 25	8390. 00	Gases, compressed, liquefied & solidified. Ammonia, anhydrous.	Lbs.	None	100	25	25
8359. 23	Potassium permanganate & mix- tures.	Lbs.	None	1	1	1	8391.00	Other gaseous refrigerants (include dichloroethylene, dielenedi- chloromethane, carrene, tri- ehlorononofluoromethane FIL.,					
8359, 39 8359, 98	Rochelle salts	Lbs.	K	100	25	25		methyl chloride, sulfur dioxide, dichlorodifluormethane, Freon,					
8359, 98 8359, 98 8359, 98	Potassium chloride Potassium ferricyanide Potassium ferrocyanide metabi- sulfite.	Lbs. Lbs. Lbs.	None None None	100 1 1	25 1 1	25 1 1	8391.00 8391.00	isobutane, Freezol, etc.): Freon Methyl chloride gas	Lbs.	None None	1 1	1 1	1 1
8359, 98 8359, 98 8359, 98	Potassium nagnesium sulfate Potassium naphthenate Potassium oxide.	Lbs. Lbs.	None None	100 1 100	25 1 25	25 1 25	8391. 00 8392. 00 8395. 98	Other gaseous refrigerants	Lbs. Lbs. Lbs.	K None K	100 100 100	1 25 25 25 25	25 25 25 25
8359, 98 8359, 98 8359, 98	Potassium sodium ferricyanide Potassium thiocyanate	Lbs. Lbs.	None None None	100	1 25 25	1		liquid or solid (dry ice)] (report					
8359, 98 8359, 98	Superphosphate Potassium perchlorate & mix- tures, Other	Lbs.	None None	100	1 25	25 25 1	2002.00	propane, Pyrofax, Philgas, etc., in 5043.00 & formaldyhyde gas in 8320.05).		47	100	0.5	11148
8362.14	Other Kernite or rasorite (borates, crude)_ Borates, refined:	Lbs. Lbs.	K	100	25	25 25	8396. 03 8396. 08 8396. 31	Antimony oxides (tri-, tetra-, penta-)_ Other antimony salts & compounds Bismuth nitrates & mixtures	Lbs.	None None None	100 100 *1	25 25 *1	1
8362, 21 8362, 22 8362, 27 8362, 29	Ammonium borate Borax glass Sodium metaborate Sodium tetraborate (borax, sodium borate).	Lbs. Lbs. Lbs. Lbs.	K K K	100 100 100 100	25 25 25 25 25	25 25 25 25 25	8396, 34 8396, 38 8396, 50 8396, 70	Bismuth carbonates & mixtures Bismuth salts & compounds Cadmium salts & compounds Chromium salts & compounds (except chemical pigments).	Lbs. Lbs. Lbs. Lbs.	None None None None	*1 *1 *100 1	*1 *1 *25 1	*1 *1 *1
8362. 98 8364. 00	Borates, n. e. s. Sodium compounds, n. e. s.: Silicate (water glass)	Lbs.	K	100	25 25	25 25	8396. 90 8396. 90	Cobalt saits & compounds (except chemical pigments): Cobalt naphthenate	Lbs.	None	1	1	-1
8365. 00 8367. 00	Carbonate, calcined (soda ash) (report sal soda in 8379.98). Bicarbonate (baking soda) (report baking soda in small packages in	Lbs.	K	100	25 25	25 25	8396. 90 8397. 15	Cobalt naphthenate Other Copper salts & compounds: Cupric oxide	Line	K None	100	25 25 25	25 25
8368. 00	baking soda in small packages in 8141.00). Bichromate & chromate	Lbs.	None	1	1	1	8397, 17 8397, 18 8397, 18 8397, 18	Cuprous oxideOther: Copper naphthenate	The same of the same of	None	100	- 1	25 1
8369. 00 8373. 00	Cyanide Hydroxide (canstic soda) (convert solutions to dry weight for statis- tical purposes) (report shipments of lye in small containers in	Lbs. Lbs.	None K	100	1 25	1 25	8397, 18 8397, 18 8397, 18 8397, 18	Cupric acetate Cupric hydroxide Cupric nitrate Other Manganese salts & compounds: Manganese dioxide, all grades:	Lbs. Lbs. Lbs.	K K None	100 100 100 100	25 25 25 25 25 25	25 25 25 25 25
8377. 00	8379.98). Sodium phosphate (mone-, di-, tri-, meta-, or pyro-):	Name :				TA S	8397, 22 8397, 22	Other.	Lbs.	None None	100 100	25 25	25 25
8377. 00 8377. 00	Sodium diphosphate	Lbs. Lbs.	None None	100	25 1	25 1	8397. 28 8397. 28 8397. 28 8397. 28	Other: Manganese naphthenate Manganese chloride	Lbs.	None None	1 100 100	1 25 25	1 25 25
8378. 00 8379. 05 8379. 09	Hydrosulfite & compounds Sodium chlorate	Lbs. Lbs. Lbs.	K None None	100 1 1	25 1 1	25 1 1	8397. 41	Other Mercury salts & compounds: Mercurous chloride (calomel)	Lbs.	K None	*1	*1	*1
8379. 98	Other (sodium borates, see 8362.00; sodium nitrate as a fertilizer; see 8509.17 & 8509.19):						8397. 42 8397. 43	Mercuric chloride (corrosive subli- mate). Mercuric fulminate. Mercuric oxide (red & yellow)	Lbs.	None	*1	*1	*1
8379, 98 8379, 98 8379, 98	Sodium antimonate. Sodium arsenate.	Dbs. Lbs. Lbs.	None None None	100 100 1	25 25 1	25 25 1	8397. 45 8397. 48 8397. 58 8397. 60	Mercuric oxide (red & yellow) Other Molybdenum salts, & compounds. Nickel salts & compounds	Lbs. Lbs. Lbs. Lbs.	None None None None	*1 100 1	*1 25 1	*1 *1 1

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun-	GLV I Value I Cour Gro	Limits	G-POST Dollar Value Limits	of Comm. use B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Cour Gro	Limits	T Dollar
Dept c			Group	K	G+4	G-POS Valu	Dept. of Schedule			Group	К	G+4	G-POST Value
	Industrial chemicals—Continued							Pigments, paints & varnishes-Con.					
8397.75	Radium salts & compounds, radium content (report medicinal grade			54	913	No.		Chemical pigments—Continued. Red lead, dry (report red lead in	Lbs.	K	100	25	25
8397.75 8397.75	in 8135.15): Mesothorium salts & compounds Other radium salts & compounds	Mg. Mg.	None None	1 1	*1	*1	8424.00	Litharge	Lbs.	K	100	25	25
8397. 80	Celestite (mineral strontium sul-	Lbs.	K	100	25	25	8425.00	White lead: Dry (basic lead carbonate)	Lbs.	K	100 100	25 25	25 25
8397. 84 8397. 85	Strontium nitrate	Lbs.	None K	100	1 05	1	8426.00 8427.00 8428.00	In oil	Lbs.	None	1	1	ĩ
8397. 88 8398. 10	Strontlum oxylate Other. Titanium tetrachloride	Lbs. Lbs.	K None	100	1 25 25 1 25	25 1	8429. 05	Chrome pigments containing 10% or more chromium, including	Lbs.	None	1	- 1	1
8398, 18 8398, 22	Tungsten salts & compounds	Lbs.	K None	100 1 *1	25 1 *1	25 1		or more chromium, including chromium oxide, chromic oxide (chrome green), lead chromate (chrome yellow) & zine chromate.		- Andrews	LEST		
8398, 30 8398, 36	Uranium salts & compounds: Vanadium salts & compounds: Vanadium oxide.	Gram Lbs.	None	1		*1		Orange mineral	Lbs.	K	100	25	25
8398. 38	OtherZinc salts & compounds:	Lbs.	None	1	1	1	8429.12 8429.13	Sublimed lead (basic sulfate), dry- Zinc sulfide Chemical pigments n. e. s. (include	Lbs. Lbs.	None	100	25	25
8398. 45 8398. 47 8398. 48	Zinc chloride	Lbs. Lbs.	K	100	25 25	1	8429. 19 8429. 98	cobalt oxide, bone black & dry colors, other than mineral &			1	1 10	1
8398. 48 8398. 48	Zinc ammonium chloride	T.he	K None	100 100	25 25	25 1		coal-tar): Bone black Cadmium lithopone	Lbs.	None	100	25	25 *1
8398. 48 8398. 48	Zinc naphthenate	Lbs.	K	100	25 *1 25	*1	8429, 98 8429, 98	Cadmium sulfide	Lbs. Lbs.	None None K	*100	25 *25 *25 25 25	*1 25
8398. 54 8398. 54	Zirconium saits & compounds: Zirconium oxides: Opax		K	100	25	25	8429, 98 8429, 98 8429, 98	Other, n. e. s. Bituminous paints, liquid & plastic:	Lbs.	K	100		25
8398, 54 8398, 58	Other Other Platinum-group salts & compounds	Lbs. Lbs.	K K	100	25 25	25 25	8430, 00 8430, 00	Other, n. e. s. Bituminous paints, liquid & plastic: Not containing any of the allocated raw materials listed in paragraph (a) (2), WPB Order M-382.		K	100	25	25
	Platinum-group salts & compounds (percentage content of each par- ticular metal is reported):			This is			8430, 00	Paste & semipaste-paint colors in oil.		None	25	25	25
8398. 74 8398. 78	Platinum Other platinum-group salts & com-	T. oz. T. oz.	None None	1	1 1	1	0430,00	putty & paste wood filler: Red lead in oil	Lbs.	K	100	25	25
8398. 83	nonnds		None	1	ì	1	8431.08 8431.98	Other (report aluminium & aluminium bronze pastes in 6308, 50):					100
8398, 87 8398, 92 8398, 93	Thorium salts & compounds Phosphorus, elemental Cerium compounds Indiam compounds	Lbs. Lbs.	None None K	100 *100 100	25 *25 25	25 *1 25	8431.98	Sublimed lead in oil	Lbs.	K	100	25 25	25 25
8398. 98 8398. 98			K	100	25	*1	8431, 98	located raw materials listed in paragraph (a) (2), WPB Order M-382.	in Carolin	PERSONAL PROPERTY.			
8398, 98 8398, 98	Arsenic salts & compounds Barium carbonate, precipitate Barium chlorate		None None	100	25	25 1	0.404 0.0	Other Water paints (all types):	Lbs.	None	25	25	25
8398, 98 8398, 98 8398, 98	Barium chloride Barium usphthemate Barium nitrate Beryllium salts & compounds		None None None	100 1 100	25 1 25	25 1 25	8431.98 8432.10	Water paints, dry: Kalsomine	Lbs.	K	100	25	25 25
8398, 98 8398, 98	Beryllium salts & compounds Calcium carbonate precipitate Calcium naphthenate	Lbs.	None None	100	1 25	1 25	8432, 10 8432, 10	Not containing any of the allo- cated raw materials listed in	Lbs.	K	100	25	25
8398, 98 8398, 98 8398, 98	Calcium phosphate	22000000	None None	1 1 1 1	1 1 1 1 1	1 1	8432, 10	paragraph (a) (2), WPB M-382. Other Emulsion paints (oil, resin, or	Lbs.	None	25	25	25
8398. 98 8398. 98	Columbium salts & compounds Ferric sulfate, anhydrous Gadolinium salts		None None None	1	1	1	8432, 30	Not containing any of the allo-	Gals.	K	100	25	25
8398.98	Hydrogen peroxide (report hydro- gen peroxide in small packages for household use in 8142.00).		None	100	25	25	8432. 30	cated raw materials listed in paragraph (a) (2), WPB Order M-382.		1		1/ 7	
8398, 98 8398, 98	household use in 8142.00). Iron naphthenate Lanthanium salts Lead nitrate		None- None	1	1 1	1 1	8432, 30	Other	Gals.	None	25	25	25
8398, 98 8398, 98	Neodymum saits	CASE/Valley	None None	100	25 1	25 1	8432.50	emulsion paints: Not containing any of the allocated	Gals.	K	100	25	25
8398, 98 8398, 98 8398, 98	Osmiridium salts & compounds Phosphorous oxychloride		None None	1	1	1 1	8432. 50	raw materials listed in paragraph (a) (2), WPB Order M-382.	Gals.	None	25	25	25
8398. 98 8398. 98	Phosphorous oxychloride Phosphorous pentasulfide Rare earth salts Scandium salts Silver salts & compounds		None None None	1 1 1	1 1 1	1	8432. 50	Other Nitrocellulose & other cellulosic lac-	Crais.	Ivone		20	20
8398. 98 8398. 98			Action Carlo	1	1	1	8433. 10	quers: Pigmented: Not containing any of the allo-	Gals.	K	100	25	25
8398, 98 8398, 98 8398, 98	Potassium tantalum fluoride Other Thionyl and thionyl chloride	Lbs.	None None None	100 1 1	25 1 1	1 1 1	8433. 10	cated raw materials listed in paragraph (a) (2), WPB Order					
8398. 98 8398. 98	Yttrium salts Other industrial chemicals, n. e. s.		None K	100	1 25	1 25	8433. 10	M-382. Other Clear:	Gals.	None	25	25	25
	Pigments, paints & varnishest		-				8434. 10 8434. 10	Not containing any of the allo- cated raw materials listed in	Gals.	K	100	25	25
8401, 00	Mineral-earth pigments (dry): Ocher, umber, sienna & other forms		ATT S	100		Re l		paragraph (a) (2), WPB Order M-382.	200				0.5
	of iron oxide for paints (include ground red oxide of iron):	1		AST	1		8434. 10 8435. 10	Other. Thinners for nitrocellulose & other cellulosic lacquers:	Gals.	None	25	25	25
8401.00 8401.00 8401.00	Ferric oxide, yellow Hydrated yellow iron oxide	Lbs. Lbs.	None None	1 1	1 1	1 1	8435, 10	Not containing any of the allo- cated raw materials listed in	Gals.	K	100	26	25
8401.00	Ocher, umber, sienna & other forms of iron oxide for paints.	Lbs.	None K	100	25	25		paragraph (a) (2), WPB Order M-382.	Gals.	None	25	25	25
8405. 00	Other mineral-earth pigments (in- clude whiting & barytes).	Lbs.	K	100	25	25	8435. 10 8438. 00	Other	Gais.	14000	20	20	23
8411, 00 8414, 00	Chemical pigments: Zincoxide	Lbs.	None None	100	1 25 25	1 25 25	8438.00 8438.00	els: Containing radium in any form Containing mesothorium	Gals.	None None	100	25	25 *1
8419.00 8423.00	Carbon black or gas black:	Lbs.	K	100	100,000	1	8438.00	Other paints, stains, & enamels,	Gals.	K	100	1 25	25
8423, 00 8423, 00 8423, 00	Carbon black, channel type Carbon black, furnace type	Lbs.	None None None	100 100	1 25 25 25 25	1 25 25 25	1	of the allocated raw materials listed in paragraph (a) (2), WPB Order M-382.	POLICE	100	Tog !	113	
8423. 00	Other carbon black or gas black	Lbs.	None	100	25	25	8438.00	Other paints, stains, & enamels, ready-mixed, n. e. s.	Gals.	None	25	25	25

Chemicals may not be exported to Eire or Turkey under G-POST in any amount.

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value Cour Gro	itry	G.POST Dolbar Value Limits	of Comm. ule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Cour Gro	itry	G-POST Dollar Value Limits
Dept sched			try Group	к	G+4	G-POS Value	Dept. of C Schedule			Group	K	G+4	G-POS Valu
	Pigments, paints & varnishes-Con.		Falls					Soap and toilet preparations				15/L	
8442.10	Varnishes (oil or spirit), natural or synthetic:			100	0.5	0.5	8710.00	Soap: Medicated		None	5	1	1
8442.10	Not containing any of the allocated raw materials listed in paragraph (a) (2), WPB Order M-382.	Gals.	K	100	25	25	8712.00 8713.00 8716.00	Toilet or fancy Laundry Powdered or flaked (include Lux,	Lbs. Lbs.	None None	10 5	1	1
8442.10	Other	Gals.	None	25	25	25	8716.00	Fab, Chipso, Ivory Flakes, Beads, Rinso, etc.): Industrial soap powders	Lbs.	K	100	25	25
	Nitrogenous fertilizer materials: Ammonium su!fate	Lbs.	None	100	25	25	8716.00 8718.00 8719.00	Other. Shaving creams. Shaving cakes, powders, & sticks	Lbs. Lbs. Lbs.	None None None	1 5 5	1 1 1	1 1
8505.00 8509.03 8509.05	Calcium eyanamide	Lbs.	None None	1 100 100	25 1 25 25 25 25	25 1 25 25 25 25	8724-00	Scouring bricks, pastes, powders,	Lbs.	None	1	1	1
8509. 19 8509. 25	Sodium nitrate, n. e. s	Lbs. Lbs.	None None	100	25	25		hold washing powders (fat con- tent not over 25%) (include Bon- Ami, Dutch Cleanser, Gold			5 11 19		W.E.
8509, 98	n. e. s. (include ammonium chloride & ammonium nit- rate):		7				8729.00 8734.00	Other soap	Lbs.	None K	100	1 25	1 25
8509, 98 8509, 98	Ammonium chloride as fertilizer. Ammonium nitrate as fertilizer. Other nitrogenous chemical ma-	Lbs. Lbs. Lbs.	K None None	100 100 100	25 25 25	25 25 25 25	8735.00 8740.00	Dental creams Other dentifrices. Toilet powders: Taleum powder, in packages (re-	THE STATE OF	K	100	25 25	25 25
8509. 98	terials, n. e. s. (report ammo- nium nitrate for industrial	Lius.	14000	100	20	20	8742.00	port crude tale in 5736,00). Face & compact powder		K	100	25	25
8510.00	purposes in 8385.17). Nitrogenous organic waste materials (include fish meal, hoof	Lbs.	None	100	25	25	8750.00 8751.00	Cold crooms	The	K	100	25 25	25 25
	meal, guano, castor-bean po- mace, manures, packing-house offal, intended for fertilizer).			III EAT		11121	8752.00 8755.00 8756.00	Vanishing creams, Other creams, lotions & balms Rouges. Lingticks		K K	100 100 100	25 25 25 25 25 25	25 25 25 25 25 25 25 25 25 25
	Phosphatic fertilizer materials: Phosphate rock, Florida:	T ton	w	100	nr.	O.F.	8757.00 8759.00	Lipsticks Other cosmetics. Manieturing preparations Depilatories & deodorants. Hair preparations (include shampoos,		K	100 100 100	25 25 25	25 25 95
8515. 10 8515. 20	High-grade hard rock Land pebble Other (include soft rock, colloidal	L. ton	K K	100 100	25 25 25 25	25 25 25 25	8762, 00 8765, 00	tonics, dyes, pomades, dressings,		K	100	25	25
8515. 60 8515. 80	& sintered matrix). Phosphate rock, Tennessee, Idaho & Montana.	L. ton	K	100	25	25	8766.00 8770.00	etc.). Perfumery & toilet waters Other toilet preparations (include		K	100	25 25	25 - 25 -
8519. 01	Normal (standard) superphosphate, containing not more than 25% available phosphoric acid P ₂ O ₃ .	Lbs.	None	100	25	25		bath salts, bleaches, astringents, & similar preparations).					7771
8519, 09	Concentrated superphosphate, con- taining more than 25% available	Lbs.	None	100	25	25		Photographic & projection goods; Cameras:					1574
8520.00	phosphoric acid (P ₂ O ₅). Other phosphate material (include bone ash dust & meal & animal	Lbs.	None	100	25	25	9000, 50	Motion-picture: Standard gauge (35 mm.)	Units	None	100	25 25	25
	carbon for fertilizer, basic slag, South Carolina river rock, etc.) (report ammonium phosphate as	Tally.			1000		9001.30 9001.50	Substandard gauge (16 mm.) Substandard gauge (8 mm.) Other than motion-picture:	Units Units	None K	100	25	25 25
	fertilizer in 8540.00; as industrial chemical in 8385.98). Potassic fertilizer materials:						9002.31	Aerial cameras (aircraft instru- ments). Aerial cameras, n. e. s	Units	None	None	None	20
8531. 01 8531. 03	Potassium chloride	Lbs. Lbs.	None None	100 100 100	25 25 25	25 25 25 25	9002.35 9002,38	Gun cameras Studio, photoengraving, coin-op-	Units	None	100	25	25
8531. 07	s. containing 20% or more potassium oxide (K ₂ O) equivalent (re-	Lbs.	None	100	20	20		erated, & similar types of cameras for professional, scientific, or commercial use:		1	-		0.5
8531. 87	Potassic fertilizer materials con- taining less than 20% potassium	Lbs.	None	100	25	25	9002, 38 9002, 38 9003, 00	Photoengraving cameras Other cameras Box type (set focus) Other (include cameras of the	Units	None K K	100 100 100	25 25 25 25 25 25	25 25 25 25 25
8540.00	Potassium sullate Potassic fertilizer materials, n. e. s. containing 20% or more potas- sium oxide (K ₂ O) equivalent (re- ported on 25% K ₂ O basis). Potassic fertilizer materials con- taining less than 20% potassium oxide K ₂ O equivalent. Nitrogenous phosphatic types (con- centrated chemical fertilizers) (in- clude ammonium phosphatic)	Lbs.	None	100	25	25	9005, 00	Other (include cameras of the types usually used by amateur photographers).	Units	K	100	25	25
8551. 00	Prepared fertilizer mixtures:		K	100	25	OE.	9006, 00	Parts of cameras, except lenses		K	100	25	25
8551, 00 8551, 00	Plant foods	Lbs.	None	100	25	25 25	9007.00	Motion picture: Standard gauge (35 mm) Substandard gauge (16 mm):	Units	None	100	25	25
	Explosives, fuses & blasting caps; Explosives:						9008, 30 9008, 40 9008, 50	Silent	Units	None K	100 100 100	25 25 25	25 25 25
8604.00	Dynamite.	Lbs.	K	100	25	25	9009, 00	Except motion picture: Kodascope, standard gauge 35 mm silent.	Units Units	None	100	25	25
8609. 01 8609. 02 8609. 03	Blasting gelatin Gelignite Similar explosive compounds:	Lbs.	K	100	25 25	25 25	9009. 00	other projection apparatus.	Units	K	100	25	25
8609. 03 8609. 03	Black powder (propellant)— licensed by State Dept. Other	's and	K	100	25	25	9010.00 9010.00	Motion-picture sound equipment: Recording: 35 mm Other		None	100	25	25
8609.05 8609.07	Lead azide Nitroglycerin	Lbs. Lbs.	None	100	25 1 25	25	9010.00 9011.00 9011.00	Reproducings		None	100	25 25	25 25
8609. 08 8609. 09 8609. 98	Nitrostarch Nitromannite Other explosives:	Lbs.	KKK	100	25 25 25 25	25 25	9011.00 9020.00 9620.00	35 mm. Other Arc lamps, motion picture projection: 35 mm.	Units	None	100	25 25	25 25
8609. 98 8609. 98	Ethyl centralite Explosives licensed by State Dept.	Lbs.	K	100	25	25	9020, 00 9022, 00	Motion picture screens:	Units	K	100	25	25 25
8609. 98 8609. 98	Nitroguanidine	Lbs.	K None K	100 100 100	25 25 25 25	25 25 25	9022, 00 9022, 00 9029, 00	25 mm Other Parts & equipment for projection &		107	100	25 25	25
8609.98 8625.00	Sodium azide Other explosives Fuses & blasting caps: Safety fuses	Lin. ft.	K	100	25 25 25	25	9029.00	studio apparatus: Microphone booms for 35 mm motion picture equipment		None	100	25	25
8629. 00	Fuses & blasting caps: Safety fuses Blasting caps (report fulminates & percussion caps in 9495.00, & ammunition in 9409.00-9495.00).	Units -	K	100	25	25	9029.00 9029.00	Paris & equipment for projection & studio apparatus: Microphone booms for 35 mm motion picture equipment. Microphone booms, other. Other 35 mm projection & studio apparatus & paris, n. e. s. Other projection paris & equip.		None K	100 100	25 25	25 25
tChen amount.	picals may not be exported to Eire	or Turk	ey und	er G-P	OST 1	n any	9029. 00	Other projection parts & equipment.		K	100	25	25

Factor Pastor P					SCHE	DULE	of Co	MMODITIE	s—Continued					
Place Plac	of Comm.	Commodity	Unit	Lie. Coun-	Value	Limits	ST Dollar ne Limits	le le	Commodity	Unit	Lic. Coun-	Value Cour	Limits	G-POST Dollar Value Limits
Modiospicture film, not exposed: Note Mode	Dept Sebe				K	G+4	G-PC Val	Dept				K	G+4	G-PO Val
117.00 1		Photographic & projection goods— Continued							Photographic & projection goods—					
117.00 1	9117.10	Sensitized, 35 mm.:	Lin ft	None	100	425	1	9140, 00	Photographic apparatus & supplies, n. e. s. (specify by name) (report					
Securitized, 8 num. Lin. ft.	9117. 20	Negative film. Sensitized, 16 mm.: Positive film.	Lin. ft.	None	100	†25	April 1	9140.00	X-ray apparatus & parts: Film driers & processing units. Film driers & processing unit	200 E 161	K None		25 25	25 25
Political Preserves Company Political Preserves Political Preserve	9117. 50	Sensitized, 8 mm.: Positive film	Lin. ft.	K	100	†25	None	9140.00				100	25 25	25 25
Political Preserves Company Political Preserves Political Preserve	9117, 60	veloped (see General License	Lin. It.	K	100	140	None	9140.00	Intensifying screens Intensifying screen parts. Tanks, developing		None K None K	100	25 25 25 25	25 25 25 25 25 25 25
1912.30 For examples districts For examp	A PART CONTRACTOR	Features, 35 mm. (4,000 lin. ft or over).	Lin. ft.				2000	9140.00	Tanks, developing, parts for Other photographic apparatus & supplies.		None K	100	25	None None
2012.1.0 Force (quantity only, in number of reads or rolls) Force (quantity onl		over) (quantity only, in num- ber of complete features).	A LT						Scientific & professional instruments, apparatus & supplies;					
	100	over), Features, 16 mm. (1,600 lin. ft. or over) (quantity only, in num-	and the same of					9143.50	Ophthalmic lenses, except blanks Sun or glare glasses & sun goggles	Pair		100		None 25
10 10 10 10 10 10 10 10	4 1 1 2	Short subjects, 35 mm. (less than 4,000 lin. ft.).	14.7					9143. 90	lenses, n. e. s. & frames: Lenses, optical			1 100		1 25
1.690 In. ft.)		4,000 lin. ft.) (quantity only, in number of reels or rolls).						9143, 90 9147, 00	Other Optical lenses, not fitted to instru- ments:		K	100	25	25 25
912.70 Newsreeks (quantity only) (in number of reels or rolls). Trailers, inserts & replacements of reals or rolls. Trailers, inserts & replacements. Trailers, inser	La Marine a Con	1,600 lin. ft.). Short subjects, 16 mm. (less than 1,600 lin. ft.) (quantity only, in						9147.00	Optical elements for fire-control instruments.	Units	None	1 1	1 1	None None
9912. 80 Trailers, inserts & replacements. Lin. ft. 912. 80 Trailers, inserts & replacements. Country only, in number of receiver or 10s. 912. 91 Negative 8 mm. film (quantity in number of receiver or 10s). 912. 91 Negative 8 mm. film (quantity in number of receiver or 10s). 912. 91 Negative 8 mm. film (quantity in number of receiver or 10s). 912. 92 Negative 8 mm. film (quantity in number of receiver or 10s). 912. 91 Negative 8 mm. film (quantity in number of receiver or 10s). 912. 91 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 92 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 91 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 91 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 40 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 41 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 42 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 41 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 42 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 43 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 44 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 45 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 46 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 47 Newsreels (quantity only in number of receiver or 10s). 912. 48 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 49 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 40 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 40 Negative 8 mm. film (quantity only in number of receiver or 10s). 912. 40 Negative 8 mm. film (quantity only in number of receiver or 10s). 912.		Newsreels (quantity only) (in						9147, 00	except 35-mm projection lenses. Other optical lenses not fitted to instruments.	Units	None	1	1	None
121.00 101.01 1		Trailers, inserts & replacements Trailers, inserts & replacements (quantity only, in number of						9149. 50	opera, field & marine glasses).	Literatura -		20.77		None
9122.00 Sound track (quantity only in number of reels or rolls) Color of the color rolls Color of the color rolls Color of the color rolls Color of the color of the color of the color rolls Color of the color of the color of the color rolls Color of the co		Negative 8 mm. film Negative 8 mm. film (quantity						9149. 50	Optical goods, n. e. s. (include oph- thalmoscopes & other ophthal-					None
9123. 20 9123. 21 9124. 20 9124. 20 9125. 20		Sound track (quantity only in number of reels or rolls).		(1)	(1)	(1)	(1)		equipment containing optical		-			-63
	9123, 20	Features, 35 mm. (4,000 lin. ft. or	Lin. ft.	FIRE		100		The state of the state of	Diagnostic ophthalmic implements & equipment.		1	1,000,00	200	None
10 10 10 10 10 10 10 10		Features, 35 mm. (4,000 lin. ft. or over) (quantity only, in num- ber of complete features).		in the second				9150, 00 9150, 00	Dental instruments: Hand pieces & angles Diamond points			1	1	1 None
Der of complete features Short subjects, 35 mm. (less than 4,000 lin. ft.) (quantity only, in number of reels or rolls). Short subjects, 16 mm. (less than 4,000 lin. ft.) (quantity only, in number of reels or rolls). Short subjects, 16 mm. (less than 1,600 lin. ft.) (quantity only, in number of reels or rolls). Short subjects, 16 mm. (less than 1,600 lin. ft.) (quantity only, in number of reels or rolls). Short subjects, 16 mm. (less than 1,600 lin. ft.) (quantity only, in number of reels or rolls). Short subjects, 16 mm. (less than 1,600 lin. ft.) (quantity only, in number of reels or rolls). Lin. ft. Units Short subjects, 16 mm. (less than 1,600 lin. ft.) (quantity only, in number of reels or rolls). Lin. ft. Units		over). Features, 16 mm. (1,600 lin. ft. or	and the state of t	(B				9152, 00	Teeth Precious metals for dentistry (except	Units	K	100	25	None 25 None
9123. 41 Short subjects, 35 mm. (less than 4,000 lin. ft.) (quantity only, in number of reels or rolls). 9123. 60 Short subjects, 16 mm. (less than 1,600 lin. ft.) (quantity only, in number of reels or rolls). 9123. 70 Poliza 70 Poliza 71 Newsreels (quantity only, in number of reels or rolls). 9123. 81 Trailers, inserts & replacements (quantity only, in number of reels or rolls). 9123. 91 Positive 8 mm. film (quantity only, in number of reels or rolls). 9124. 00 Positive 8 mm. film (quantity only, in number of reels or rolls). 9125. 00 Cartridge or rolls (Quantity only, in number of reels or rolls). 9125. 00 Cartridge or rolls (Quantity only, in number of reels or rolls). 9125. 00 Cartridge or rolls (Quantity only, in number of reels or rolls). 9125. 00 Cartridge or rolls (Quantity only, in number of reels or rolls). 9126. 10 X-ray (number of sheets) (Units K 100 125 None 9155. 90 Wax for dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125 None 9155. 90 Other dental use None 100 25 Packs of sheets) (Units K 100 125	9123, 40	ber of complete features). Short subjects, 35 mm. (less than	Lin. ft.			1			ment) (report silver alloys & amalgams in 9155.90).		1		THE	
1,600 in. ft.) 1,60	9123, 41	Short subjects 25 mm Class than	Units					9155, 50	chairs, units, engines, spittoons,					
9123.71 Newsreels (quantity only, in number of reels or rolls). 9123.80 Trailers, inserts & replacements - Units (quantity only, in number of reels or rolls). 9123.81 Trailers, inserts & replacements - Units (quantity only, in number of reels or rolls). 9123.91 Positive 8 mm. film (quantity only, in number of reels or rolls). 9123.91 Positive 8 mm. film (quantity only, in number of reels or rolls). 9124.00 Sound track (quantity only, in number of reels or rolls). 9124.00 Sound track (quantity only, in number of reels or rolls). 9125.00 Cartridge or rolls - Packs of sheets: 9125.00 Very short of the sound track (quantity only, in number of reels or rolls). 9126.10 X-ray (number of sheets) - Units K 100 †25 None 9155.90 Other dental office equipment (and the control of the short of the sho		I GIVE lin ft)	ALCOHOL:		1 310				dental vuicanizers):	- The State of the Local Division in the Loc		0.5	0.5	37
10 10 10 10 10 10 10 10		1,600 lin. ft.) (quantity only, in number of reels or rolls).		100=0				9155, 50	Dental engines	5 000 h	None	25 25 25 25	25 25 25 25	None None None None
9123. 81 Trailers, inserts & replacements (quantity only, in number of reels or rolls). 9123. 90 Positive 8 mm. film (quantity only, in number of reels or rolls). 9124. 00 Sound track (quantity only, in number of reels or rolls). 9124. 01 Sound track (quantity only, in number of reels or rolls). 9124. 01 Control operating chairs None 100 25 100 2	9123, 71 9123, 80	Trailors inserts & replacements	Units		17		rito (9155. 50	Dental furnaces		None	25	25 25	None None
Sound track (quantty only, in units 255, 90 29155,		Trailers, inserts & replacements (quantity only, in number of reels or rolls).	Units					9155. 50 9155. 50 9155. 50				100 25 100	25 25 25	None None None
Sound track (quantty only, in units 255, 90 29155,	9123, 91	Positive 8 mm. film (quantity only, in number of reels or rolls).	Units			T W		9155, 90	Dental supplies, n. e. s. (include silver alloys & amalgams):		None			None
9126. 10 Packs of sheets) Units K 100 †25 None 9155. 90 Wax for dental use None 100 25 9126. 90 Other (number of sheets) Units K 100 †25 None 9155. 90 Other dental use K 100 25	9124, 01	number of reels or rolls). Other sensitized films, not exposed:	Units					9155. 90 9155. 90 9155. 90	Dental burrs Dental disc, diamond Methyl metha crylate for dental use	8	None None None	None 1	None 1	None None
9126. 90 Other (number of sheets)		Cartridge or rolls	The second second	ATELIA I	10000	1 0853	100	9155. 90	metals.		10.44	1700	25	None
9120.00 Photographic paper Lbs. K 100 †25 None	9126. 90 9127. 00	Other (number of sheets) Dry plates Photographic paper	Units	K K K	100	†25 †25 †25 †25	None		Other dental supplies, n. e. s		None K None		25 25 25	None None None

Limited to \$1.00 for Argentina.

See General License for photographic film, plates and paper—§ 802.12.

t No metals or metal manufactures except clothing fasteners affixed to garments may be exported to Elie of Turkey under G-POST in any amount.

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value 1 Cour Gro	Limits	G-POST Dollar Value Limits	of Comm. nie B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value Cour Gro	Limits	G-POST Dollar Value Limits
Dept			Group	K	G+4	G-POS Valu	Dept. of Schedule			Group	K	G+4	G-POS Valu
	Scientific & professional instruments, apparatus & supplies—Continued							Scientific & professional instruments, apparatus & supplies—Continued					mor.
9157.00 6157.00 9157.00	Surgical & medical instruments: Hypodermic & surgeons' needles. Other surgical & medical instru-		None None	25 25	1 25	None None		Military equipment, etc.—Con- All apparatus or parts for detect- ing, etc.—Continued					
9158.00	ments. Surgical appliances (include artificial limbs, crutches, trusses, invalids' and wheel chairs, and hearing de-		None	25	25	25	9190. 73 9090. 73 9190. 73	Transformers, chokes, reactors & colls, radar, except aircraft. Tubes for radar equipment. Other.		None None	25 25 100	25 25 25	25 25 25 25
	vices). Military equipment, apparatus & parts, containing optical elements						9190. 81 9190. 82	Range keepers or other ballistic	Units	None None	100	25 25 25	None None
9159. 01 9159. 03	(include fre control instruments): Directors & parts: M5-37-mm. gun M5, U. S.; Mê, Br.; -40 mm. gun	Units Units	None None	None None	None None		9190. 85	computing mechanisms. Self-synchronous transmitters & indicators, such as selsyns & synchro units & switchboards therefor (see 7948.11).	•	None	100	25	None
9159.05 9159.07 9159.08	M7-90 mm. gun M3A4-3.7" gun Directors, n. e. s	Units Units Units	None None None	None None None	None None None	None None	9190. 87 9190. 89	Sound & flash ranging apparatus Sound locators for aircraft & binaural trainers therefor, for		None None	100 100	25 25	None None
9159. 09 9159. 21	Parts & accessories for directors Finders, height & range, & parts: Infantry range finders	Units	None None	None None None	None None None	None	9190. 92	ground use (see 7948.15). Gas masks (report oxygen masks used in high-altitude flying, oxygen tents & gas & oxygen admin-	Units	None	None	None	None
9159, 23 9159, 25 9159, 27 9159, 28	Artillery range finders. Height finders, stereoscopic. Height finders, coincidence. Height & range finders, n. e. s	Units Units Units Units	None None None	None None None	None None None	None None None	1990. 93 9190 94	istering equipment in 9190.98). Submarine listening devices Tachometers except aircraft (see	Units	None None	100 100	25 25	None None
9159. 29	Parts & accessories for height & range finders. Sights (report bomb sights in		None	None	None	None	9190. 95	7948.94). Aircraft pilot trainers (trainers for ground instruction of pilots, stu-	Units	None	100	25	None
9159. 41 9159. 43 9159. 45	7949. 96); Aircraft gun sights	Units Units Units	None None None	None None None	None	None None None	9190. 96	dent pilots & combat crews in instrument flying, navigation, bombing, or gunnery). Parts of aircraft pilot trainers		None	100	25	None
9159, 47 9159, 48	clude telescopic sights). Artillery sights	Units Units	None None	None None	None	None None	9190. 98	Scientific laboratory & professional instruments, apparatus & parts, n. e. s. (include refractometers &					The same
9159, 51 9159, 53	Telescopes & periscopes: Telescopes, flank spotting Telescopes, BC (Battery command).	Units Units	None None	None None	None None	None None		parts) (report industrial instru- ments other than those used in laboratories in 7740.00 & aircraft instruments & parts in 7948.00):					een *
9159, 55 9159, 58 9159, 59	Periscopes. Telescopes, n. e. s. Parts & accessories for sights, tele-	Units Units	None None None	None None None	None	None None None	9190, 98 9190, 98 9190, 98	Breathing apparatus oxygen, in-			100 100	25 25 25	None None
9159, 61 9159, 68	Fire-control equipment sets. Fire-control equipment, n. e. s. (include targets & training devices).	Units	None None	None None	None None	None None	9190, 98 9190, 98 9190, 98	Calorimeters Centrifuges, except industrial Detectors, carbon monoxide gas		None None K	25 25 100	25 25 25 25 25	None None None
9159.71 9159.79	Aiming circles Other military equipment containing precision optical systems (include position finders &	Units	None	None	None	None	9190, 98 9190, 98 9190, 98 9190, 98	canisters, gas mask, industrial. Calorimeters. Centriluges, except industrial. Detectors, carbon monoxide gas. Dynamometers, automotive chassis Dynamometers, steam turbine. Dynamometers, other. Hydrogen ion meters (electromatic) Dydicators, hayard measuring gas		None None None	25 25 25 25 25	25 25 25 25 25	None None None None
9159, 79 9159, 79	spotting instruments): Sextants. Other apparatus containing op-	Units	None None	None None	None None	None None	9190. 98 9190. 98 9190. 98	Indicators, hazard measuring gas Inhalators, industrial safety. Metalloscopes Microtome Oxygen masks used in high altitude		K K None	100 100 25 25	25 25 25	None None None
	tical systems. Surveying & engineering instruments, equipments & parts, n. e. s. (include instruments with						9190, 98 9190, 98 9190, 98	Microtome Oxygen masks used in high altitude flying report gas masks in 9190.92. Penpermint stills		None K	100 25	25 25 25	None 25 25
9160. 11 9160. 13	optical systems, n. e. s.): Transits Levels Compasses	Units Units	KKK	100 100	25 25	None None	9190. 98 9190. 98 9190. 98	flying report gas masks in 9190.92. Peppermint stills Respirators, industrial Resuscitating apparatus Sight-testing meters & parts Testing lamps & parts photometers stenderd		K K None	100 100 1	25 25 1	None None
9160. 15 9160. 17 9160. 19 9160. 21	Plane tables Map reproduction equipment. Drawing equipment & parts	Units	KKKK	100 100 100 100	25 25 25 25 25 25	None None None None	9190. 98 9190. 98	resting tamps & parts photometers, standard. Vacuum pumps for laboratory use (1 macron or higher vacuum).		None	25	25	None
9160, 29	Surveying & engineering instru- ments, equipment & parts, n. e. s.		K	100		None	9190. 98	Other scientific, laboratory & pro- fessional instruments & appara- tus, n. e. s.		None	25	25	None
9190. 05	Radio ground equipment used for the direction & navigation of aircraft. Military equipment, apparatus, &		None	100	25	None		Musical instruments, parts, accessories;					
6460 80	parts, not containing optical elements (include fire-control instruments):	77-74-		100			9211.00 9212.00	Pianos: New Used or rebuilt	Units Units	K K K	100 100 100	25 25 25 25	25 25 25 25 25
9190. 50 9190. 53 9190. 55 9190. 50	Azimuth instruments Driftmeters Lead computers Other navigational instruments	Units Units Units Units	None None None	100 100 100 100	25 25 25 25 25	None None None	9230, 00 9232, 00 9235, 00	Pipe organs Other organs Phonographs: Coin-operated	Units	K	100	25 25	25
	except marine chronometers (see 9591.05 & alreraft navigational instruments).				0.5	2154	9236.00	Coin-operated Other (report motion-picture sound-reproducing equipment in 9011.00 & other sound-recording equip-	Units	K	100	25	25
9190. 59 9190. 61 9190. 63	Range finder trainers Control apparatus for positioning guns. Fuse setters	Units	None None	100	25 25 25	None None		ment, whether or not provided with playback features, in 7099.98; all combination radio- phonographs whether or not pro- vided with recording-equipment					Any.
9190. 65 9190. 67	Gyroscopic stabilizing elements except aircraft. Gunners & range quadrants	Units	None None	100	25 25	None None	0000 00	vided with recording-equipment in 7077.00; dietating machines in 7779.00). Phonograph parts (include incom-	dia.	V	100	25	25
9190, 69 9190, 69 9190, 69	Magnetic & gyroscopic compasses except aircraft: Marine	Units Units Units	None None	100 100	25 25	25 25	9239. 00 9242. 00	Phonograph parts (include incomplete assemblies). Phonograph records (report motion-picture sound records in 9011.00 &		1	100	25	25
9190. 71 9190. 73	Plotting boards All apparatus or parts for detecting, sighting or determining posi- tion of a surface, subsurface, or	Units	None	100	25	None	9245. 00	dictaphone records in 9399.00), Band instruments: Percussion (include drums, cym-		K	100	25	25
9190. 73	tion of a surface, subsurface, or aerial target: Replacement parts for radar, not aircraft.		None	25	25	25	tNo n may be	bals, xylophones, etc.). netals or metal manufactures except exported to Eire & Turkey under G-PC	elothing OST in an	fasteners y amour	affixed	to gar	ments

Dept of Comm. Schedule B No.	Commodity	Unit	Gen. Lie. Coun- try	GLV I Value I Cour Gro	itry	G-POST Dollar Value Limits	of Comm. Iule B No.	Commodity	Unit	Gen. Lie. Coun-	GLV I Value I Cour Gro	Limits	ST Dollar
Dept			Group	ĸ	G+4	G-PO Vah	Dept. of Geredule			Group	K	G+4	G-POST Value
	Musical instruments, parts, accessories—Continued.	in hines		E.W		000		Toys, atkletic & sporting goods—Con.	OF THE				
9247. 00	Band instruments—Continued. Brass wind instruments (include bugles, cornets, trombones, tu-	Units	ĸ	100	25	25	9422, 00	Athletic & sporting goods—Con. Other fishing tackle & parts (report tackle suitable for commercial fishing in 9489.00).		ĸ	100	25	25
9248.00	bas, trumpets, sousaphones, French horns & other horns with cup mouthpieces). Woodwind instruments (include	Units	ĸ	100	25	25	9433, 00 9434, 00	Golf balls. Foot, basket, base, tennis & other balls (specify kind) (report balls wholly of rubber in 2046.00).	Doz.	K	100 100	25 25	25 25
0210.00	saxophones, clarinets of wood, metal, or composition, flutes, piccolos, oboes, bassoons, English horns, heckelphones, fifes & sar-	Calle				7 5 7	9436. 00 9440. 00 9441. 00 9445. 00	Golf clubs Ice skates Roller skates Billiard tables & accessories (specify	Units Pair Pair	K K K	100 100 100 100	25 25 25 25 25	25 25 25 25 25
9293.00	rusophones). String instruments (specify by name).	Units	K	100	25	25	9449.00	by name). Other athletic & sporting goods (in-		91110	100	25	28
9295, 00 9297, 00	Other musical instruments (specify by name). Musical instrument parts & acces-		K	100	25 25	25 25		clude boxing gloves, soccer & other guards, golf bags, bats, tennis rackets, include sleds, bad-	N 1276				
	sories, n. e. s. (include actions & parts of pianos) (specify by name)							minton equipment & bowling accessories) (report shoes in 0645.10-9656.90; firearms & am-	and a		100		100
	(report parts of phonographs in 9239.00):					07.44T		munition in 9470,04-9497.93) (spec-					
	Miscellaneous office supplies					-	9450.00	ify kind). Amusement part & playground devices & parts (include bowling		K	100	25	25
9301.00	Mechanical pencils: Of plastic materials (cellulose acetate, nitrocellulose & synthetic resins).	Doz.	None	100	25	25		alleys, merry-go-rounds, slides, swings, trapeze, climbing ropes, seesaws, horizontal bars & other athletic contrivances).					
9302.00	Of other materials Pencils not mechanical:	Doz.	None	100	25	25				Cappe a	the first	2	
9304. 10 9304. 20 9305. 30	Of black lead	Gross Gross	None None	100 100 100	25 25 25	25 25 25 25	Spanis	Miscellaneous military equipment Bridges & bridge building equipment					
9305. 50 9306. 00	Pencil leads. Pencil parts. Crayons (include chalk, gypsum, wax, & charcoal crayons or fusains).	Gross	KKK	100	25 25 25	25 25 25	9460. 01	& parts, Engineers':	Units	None	100	25	25
AL AL	Fountain & stylographic pens:	Smill as		15 Sept. 16			9460. 03 9460. 05	Poot bridges. Portable ferries Bridge pontoons.	Units Units	None None	100	25 25 25	25 25
9309.00	Of plastic materials (cellulose ace- tate, nitrocellulose & synthetic	Doz.	None	100	25	1	9460. 07 9460. 09	Bridge pontoons. Bridges, n. e. s. Parts & accessories for bridge build-	Units	None None	100 100 100	25 25 25	25 25 25
9310.00 9312.00	resins). Of other materials. Parts (include holders & parts of	Doz.	None K	100 100	25 25	1 25	9460. 29 9460. 51	ing. Kitchen mess & field baking equip-	aconstant	None	100	25	25
	rubber or other material) (report pen points & nib assemblies in 9316.00).	7		Marie Control			9460. 71	ment. Military equipage, n. e. s	Share Land of the	None	100	25	25
9316.00 9316.00	Metallic pen points: Gold pen points	Gross Gross	None	100	25	25	TIE V	Firearms, ammunition & pyrotechnics		DE'S	744		
9316. 00 9316. 00	Nib assemblies with nibs of gold Other	Gross	None None	100 100 100	25 25 25	25 25		Firearms & ordnance (report fire-con-	77.75				
9319.00 9321.00 9322.00	Other penholders & parts	Lbs.	K K	100	25 25 25 25 25 25 25	25 25 25 25 25 25 25 25		trol equipment in 9159.61, 9159.68, & 9190.50-9190.96): Revolvers & pistols (report parts &			100		
9329. 00 9329. 00			K	100	No.	2000	9470. 04	accessories in 9470.09):	Units	None	None		None
9329. 00 9329. 00	Duplicating machine fluids		K	100 100	25 25	25 25	9470.09	pistols.		None	100	25 25	25
9329, 00 9391: 00 9392: 00			KKK	100 100 100	25 26 25 25 25 25 25 25 25	25 25 25 25 25 25 25 25 25	9471.00	Small-arms equipment (include bayonets, scabbards, swords, helmets, helmet linings, & rifle		None	100	20	20
9395, 00 9399, 00	Paste & mucilage. Carbon paper Typewriter ribbons. Other office supplies (include paper clips, thumbtacks, binders, ink-	Doz.	K	100	25	25	9472. 21 9472. 59	Rifles, .22 caliber Farts & accessories for rifles, all cali-	Units	-	None 100	None 25	
9399. 00	stands, & dictaphone records): Glass paper weights		K	100	25 25	25	9473.00	bers, except barrels. Shotguns Parts & accessories for automatic	Units	None	None 100	None 25	None 25
9399, 00 9399, 00 9399, 00	Paper, clips, clamps & fasteners		K None None	100 100 100	25 25	25 25 25	9477. 29	arms (except mounts & barrels). Parts & accessories for infantry sup-		None	100	25	25
9399. 00 9399. 00	Check protector ribbons Paper, clips, clamps & fasteners Pencil sharpeners, desk Punches & perforators Staple removers		None None	100	25 25 25 25 25 25 25 25	25 25 25 25 25 25 25 25 25 25 25		port weapons, except mountings & barrels (include carriages).	3 12 10 0				
9399. 00 9399. 00	Thumbtacks. Other office supplies, n. e. s Toys, athletic & sporting goods		None K	100	25 25	25 25	9478, 49	Parts & accessories for field artil- lery, except mountings & barrels (include carriages, adaptors, lim- bers & caissons).	71	None	100	25	25
9400.00	Dolls & parts (specify type, i. e., rubber, composition, or stuffed) (include clothing).		K	100	25	25	9478. 59	Parts & accessories for coast & rail- way artillery (except barrels & mountings).		None	100	25 25	25 25
9405, 00	Children's wheel goods & parts (speci-		K	100	25	25	9478.79	Parts & accessories for anti-aircraft artillery (except barrels & mount- ings) (report naval artillery in		None	100	20	20
	tricycles, wheels & other parts) (report doll carriages & other vehi-						9479. 79	9479.31-9479.79). Parts & accessories for naval guns (except mounts & barrels). Ammunition for small arms (.22		None	100	25	25
9408, 00	cles, too small to convey children, in 9409.00, 9410.000, or 9418.00). Mechanical toys & parts (include toys operated by springs electrics		K .	100	25	25	9481. 01 9481. 03	caliber & under): Balls	Round Round	None None		None None	
	in 9409.00, 9410,000, or 9418.00). Mechanical toys & parts (include toys operated by springs, electricity, steam, hand cranks, etc.), specify kind).		1 30		100		9481. 62 9481. 63	Shotgun shells Ammunition for small arms,	Units Round	None None	None	None None	None
9409, 00	Toys, n. e. s.: Of metal (include air rifles) (specify by name).	1	No.	100	25	25	9481. 65	n. e. s. Links & belts for small-arms am- munition.	Units	None	100	25	25
9410.00 9418.00	Of wood (specify by name)		K	100 100	25 25	25 25	9481. 69	Components for small-arms ammunition, .22 caliber & under.		None	None	None	None
	Toys & parts, n. e. s. (include marbles) (specify by name) (re- port rubber balloons in 2045.00 & rubber toys in 2046.00).	1	1216			I In	9487. 01	Ammunition, n. e. s., not in excess of .22 caliber (include fuses & primers): Fuses for guns.	Units	None	None	None	None
9420.00 9421.00	Athletic & sporting goods: Fishing Rods (report parts in 9422.00). Fishing reels (report parts in 9422.00). No. 92	Units Units	K	100 100	25 26	25 25	9487. 02 9487. 04 9487. 13	Components for fuses & primers.	Units	None None None	None None	None None None	None

Dept of Comm. Schedule B No.	Commodity	Unit Gen. Lie. Country Group K G+4 Gen. Lie. Country Group K G+4 Gen. Country Group Lie E Country Group Commodity Gen. Country Group Lie E Country Group Lie E Country Group Commodity		Unit	Gen. Lie. Coun-	GLV 1 Value 1 Cour Gro	ntry	G-POST Dollar Value Limits					
Dept			Group	K	G+4	G-Po Valt	Dept. of C			Group	ĸ	G+4	G-PO Valu
Par.	Firearms, ammunition & pyrotechnies—		April 1	N III				Miscellaneous commodities, n.e.s.—Con.					
9497. 50	Pyrotechnics: Commercial & display (include all pyrotechnics designed primarily for entertainment, such as set pieces, bombs, Roman candles, fountains, sparklers, skyrockets, firecrackers salutes, mines, &		K	100	25	25	9626. 00	Jewelry & other personal articles—Con. Of other metals, etc.—Continued. Other articles (include eigarette cases, pocket cigar & cigarette lighters, compacts, powder & vanity cases): Containing diamonds or other		None	100	25	25
9497. 95	firecrackers salutes, mines, & novelties). Flares (aircraft)	Truite	None	27		27	9626. 00	precious stones. Of palladium Other		None	100	25	25
9497, 96 9497, 98	Flares (airport). Other (include all pyrotechnics for industrial or military use, such as railroad fuses & torpedoes, float lights, aerial photographic bombs & position lights).	Units	None None K	None None 100	None 25	None None 25	9626. 00 9626. 00 9627. 00	Otal materials except metal: Men's lewelry (include rings, collar & cuif buttons, studs, tieclips & holders, watch chains, watch bracelets & stickpins).		CO. VIII CO.	100	25 25	25 25
	Books, maps, pictures, & other printed matter, n. e. s.						9628. 00	Women's jewelry (include rings, bracelets, bar pins, brooches, necklaces & earrings).			100	25	25
9510.00 9512.00 9514.00 9516.00	Books & pamphlets: Bound educational textbooks. Other bound books Unbound books in sheets. Catalogs & pamphlets. Geographic maps & charts. Music in books & sheets. Plans & specifications for aircraft.		53555555	030000000	333333333	999999999	9629. 00	Other articles (include cigarette cases, pocket cigar & cigarette lighters, compacts, powder & vanity cases). Jewelry findings & parts (specify		K	100	25	25
9522. 00 9523, 00 9550, 01	Geographic maps & charts Music in books & sheets		333	(3)	3333	(3)	9635. 00	by name): Of solid gold, palladium or pre- cious stones.	PLANT DECIMINATION	D. Committee	100	25	25
9550, 98 9553, 00 9555, 00	Photographs & blueprints, n. e. s. Newspapers, current (report over- issue & old newspapers in 4698.09).		(0)		1000		9635. 00 9635. 00 9680. 00	Of platinum Other jewelry findings & parts Bottle & container closures, n. e. s. (report cork in 4305.00, glass in 5299.00, & rubber in 2042.00):		None K	None 100	None 25	None 25
9560, 00 9563, 00 9565, 00 9569, 01	Periodicals Calendars, printed or unprinted Lithographically printed matter Playing cards Plans & specifications for aircraft	Pack	(1) (1) (1) (2)	(1) (1) (2) 100	(1) (1) (2) (2) (2)	(i) (i) (i) 25	9680. 00 9680. 00	Metal beverage crowns Other bottle & container closures, n. e. s.	Gross Gross	None K	- 100 - 100	25 25	25 25
9569, 98	Printed matter, n. e. s Miscellaneous commodities, n. e. s.1		8	(1)	(2)	(2)	9685. 01	Thermostatic bottles, carafes, jars, jugs & other thermostatic containers.	Units	K	100	25	25
9570. 00	Clocks, electric. Clocks, n. e. s., except electric:	Units	None	25	25	25	9685. 09 9693. 00	Parts of thermostatic containers Composition roofing: Asphalt roofing. Asbestos roofing	Square	K	100	25 25	25 25
9571.00 9572.00 9579.00	Mantel, novelty & wall clocks Other clocks & parts (include parts	Units	None None None	25 25 25	25 25 25 25	25 25 25 25	9696. 00 9699. 00	Buttons:	Square Square	K	100	25 25	25 25
9580, 00	of electric clocks). Watches: Without jewels	Units	None	25	25	25	9711.00 9712.50	Of cellulose componds, galalith & other compounds. Of pearl or shell (include fresh-	Gross Gross	K	100	25 25	25 25
9581, 00 9589, 00	With jewels Parts (report jewel bearings in 5990.08):	Units	None	25	25 25	25 25	9712.90	water & ocean pearl buttons). Of other materials (specify mate-	Gross	K	100	25	25
9589. 00 9589. 00 9591. 05 9591. 98	Watch crystals of all materials. Other watch parts. Marine chronometers. Time-recording devices & parts (include time clocks, time stamps.	Units	K None None	100 25 100	25 25 25	25 25 25 25	9713.00	rials). Button parts, backs, blanks, or molds all materials included (specify type of article). Lamps & illuminating devices, except electric:	Gross	K	100	25	25
9591. 98	headway recorders, program, bell-ringing & other clock- operated time recording devices):		Nama	100	95	0.5	9791.00 9792.00 9793.00	Incandescent mantles Lanterns, wick Gasoline pressure lamps, lanterns	Units Units	K None	100 25	25 25	25 25
9591. 98	Time-recording devices & parts for assembly. Repair parts		-11	100	25 25	25 25	9793. 00	& parts: Gasoline pressure lamps & lan- terns.		None	25	25	25
9610. 00	Paintings, etchings, engravings, stat- uary & antiques (include valuable manuscripts) (report plaster of paris statuary in 5487.00).		K	100	25	25	9793. 00 9794. 00	Parts Other lamps, except electric (include kerosene, gas & acetylene lamps):		K	100	25	25
9620. 00	Jewelry & other personal articles: ‡ Of solid gold or platinum (include men's jewelry, women's jew-				No.	1.0	9794.00	Acetylene & carbide lamps, ex- cept miners'.	Units	None	25	25	25
9620. 00	elry, cigarette cases, pocket cigar & cigarette lighters, com- pacts, powder & vanity cases): Gold		None	100	25	25	9794. 00 9794. 00 9799. 00	Miners' lamps, carbide & oil Other. Lighting devices & parts n. e. s. ex- cept glass & electric (include oil torches & buoyant water	Units Units	None None	25 25	25 25	25 25
9620, 00	Platinum Of other metals (silver, gold-filled, rolled-gold-plate, & base metal whether or not electro-plated):		None	None	None	None	9799. 00 9799. 00	lights): Lamp burners Miners' lamp parts, oil & carbide		None None	100	25 25 25 25	25 25 25 25
9621, 00	Men's jeweiry (include rings, collar & cuff buttons, studs, tieclips & holders, watch				Section 1	No.	9799. 00 9799. 00 9800. 00	Other carbide & acetylene lamp parts Other lighting devices & parts Matches.	AATHOUNG	None K None	100	25 1	25 25 1
9621.00	chains, watch bracelets, & stick-pins): Containing diamonds or other precious stones.		None	100	25	25	9807. 00	motive fire engines (see 7901.01-					8114
9621.00 9621.00 9623.00	Of palladium Other Women's jewelry (include rings, bracelets, bar pins, brooches,	98***	None K	100 100	25 25	25 25	9807.00 9807.00	Fire extinguishers & parts Other-fire fighting equipment Manufactures of synthetic gums & resins, (include Bakelite, Beetle, Catalin, Celeron, Durez, Fiber-	[1887]***	K None	100	25 25	25 25
9623. 00	necklaces, & earrings): Containing diamonds or other precious stones.	SERVICE CONTROL CONTROL	KIND OF BUILDING	100	26	25	1	Catalin, Celeron, Durez, Fiberton, Formica, Glyptal, Joanite, Lucito, Micarta, Plaskon, etc.)	U See L	TOP:			
9623. 00 9623. 00	Of palladium Other			100	25 25	25 25		(report synthetic gums & resins & unfinished forms in 8251.00-8269.98); Molded products:	TO THE		The state of		
‡No me may be e	stals or manufactures of metals except exported to Eire or Turkey under G-Po deneral License G-PUB. General H	clothing st in any	fasteners amount.	s affixed	to gar	rments	9812.01	Molded products: Of phenol-formaldehyde, fabricated.	Lbs.	K	100	25	25 25
technical Class	data—§ 802.18.	cense for	Publica,	cions no	cont		9812.03	Of methyl methacrylate, fabricated. Of nylon	Address of the second	None	100	25	1

Dept. of Comm. Schedule B No.	Commodity	Unit	Gen. Lic. Coun- try	GLV I Value I Cour Gro	Limits	G-POST Dollar Value Limits	of Comm.	Commodity	Unit	Gen. Lic. Coun- try	GLV 1 Value Cour Gro	Limits	ST Dollar -
Dept. Sche			Group	K	G+4	Q-PO Val	Dept. of C			Group	К	G+4	G-POST Value
T SH	Miscellaneous commodities, n. e. s.— Continued			voig.		1		Miscellaneous commodities, n. e. s.— Continued					
16.14	Manufactures of synthetic gums & resins, etc.—Continued. Molded products—Continued.						9830, 00	Plates & cuts, electrotype, stereo- type, halftone, lithographic, or engraved.	Lbs.	K	100	25	25
9812.07	Of urea-formaldehyde, fabri- cated.	Lbs.	K	100	25	25	9831.00 9832.00	Umbrellas & parasols	Units Lbs.	K	100 100	25 25	25 25 25
9812.98	Of other synthetic gums & resins.	Lbs.	K	100	25	25	9840.05	Candles	DUS,	K	100	25	25
9813.01	Other synthetic resin products: Phenol-formaldehyde products,	Lbs.	K	100	25	25	9840. 98	Notions, cheap novelties & special- ties, n. e. s. (specify by name): Apparel findings of metal (report			-		
9813.03	fabricated, not molded. Methyl methacrylate products,	Lbs.	K	100	25	25	9840. 98	shoe findings in 9853.00).		K	100	25	25
9813. 05	fabricated, not molded.		San Ad III	1	1	1	9840. 98	Pins, bobby, hair, safety, bank & common straight.		None	25	25	25
9813. 00	Nylon products (include Exton bristle material (report waste, yarn & textiles in 3830.05- 3859.00).	Lbs.	None				9840. 98	Other notions, cheap novelties & specilaties, n. e. s. (include costume forms).		K	100	25	25
9813, 07	Urea-formaldehyde products.	Lbs.	K	100	25	25	NOT KE	Household & commercial refrigera- tors (report electric in 7057.00 &	-				100
9813. 98	fabricated, not molded. Other synthetic resin products	Lbs.	K .	100	25	25		7058.00):		Carry.			
9819.00	Sche symbol et each products. Manufactures of cellulose acetate, n. c. s. (include celaness fibestos, Lumarith, Masuron, Moldite, Plastacelle, & Tenite) (report sheets, rods, or tubes & scrap in special secretor).		K	100	25	25	9841.00	Mechanical (include gas, gasoline & kerosene):		1965	200		1
	n. e. s. (include celanese fibestos, Lumarith, Masuron, Moldite					V 200	9841.00 9841.00	Commercial	Units Units	None None	None None	None	None None
	Plastacelle, & Tenite) (report			1.19			9842.00 9842.00	Household. Ice, not mechanical:	A CONTRACTOR OF THE PARTY OF TH	None	100		
20170 (0.00	0200.01-0207.007.	TO THE	122	-	20	0.5	9842.00	Commercial Household Soda-fountain equipment & bar	Units	None	100	25 25	25 25
9820.00	Manufactures of all compounds of cellulose (except cellulose acetate).		K	100	25	25	9846.00	supplies:					
	cellulose (except cellulose acetate), n. e. s. (include Celastic, Colescot, Celluloid, Dumold, Fiberloid, Nixiroid, Pyradiolin, Pyralin, Vis-	1000	-			-	9846.00 9846.00	Bar supplies Soda fountains, refrigerated		None None	100	25 25	25 25
	Nixiroid, Pyradiolin, Pyralin, Vis-	3 15	10000	139	120		9849.00	Fishing tackle & equipment suitable		K	100	25	25
	coloid) (report scrap & film scrap, film support, sheets, rods or tubes.	6	- 1		100			only for commercial fishing (report other fishing tackle in 9420.00-					-
	coloid) (report scrap & film scrap, film support, sheets, rods or tibes, in 8260.01 & 8267.00; report vulcan- ized fiber in 4795.00 & pulpware in	500		100	100	-	9853.00	9422,00).	-	K	100	25	25
	4799,00);	LEG B	_	****	0.5	95	2000.00	Shoe findings (except leather & rubber) (include heels of wood,	*********	A	100	20	20
9821. 00	Sponges, natural or synthetic (report rubber sponges in 2042,00).	********	K	100	25	25	9871.00	covered or uncovered). Coin-operated commodity-vending	Units	K	100	25	25
9822.00	Toothbrushes (specify materials of which handles or backs are com-	Doz.	K	100	25	25	9872.00	machines. Other coin-operated machines except	Units	K	100	25	25
2004 200	posed).	-	**	0.0	or	25	3012.00	musical (report musical in 9211.00	- Into		100		20
9824.00	Toilet brushes, other than tooth- brushes (specify materials of which	Doz.	K	25	25	40	9900.00	& 9297.00). Household & personal effects	(1)	(1)	(1)	(1)	(1)
9825. 01	handles or backs are composed).			1	130			All commodities exported for relief or charity by individual & private			-		The same
000000	Paint brushes (include industrial paint brushes, artists' brushes &	Page 1		100			9998.10	aganaias		None	100	os.	0.5
9825.01	camelhair sword-striping peneils). Hog bristles (specify length)	Doz.	None	25	25	25	9998.20	Food Clothing Blankets & beddings Drugs & biological supplies Surgical, sanitary & hospital supplies & gatherent		None	100	25 25 25	25 25 25 25 25 25
9825, 01 9826, 10	Other Household brushes (specify type):	Doz.	K	25	25	25	9998.30 9998.40	Blankets & beddings Drugs & biological supplies		None None	100	25 25	25 25
9826, 10	Seriio Drusnes	Doz.	None	25 25	25 25	25 25	9998.50	Surgical, sanitary & hospital sup-		K	100	25	25
9826, 10 9826, 91	Other brushes (specify type) (include	Doz.	K	25	20	40	9998.60	Ambulances & other motor equip-		None	100	25	25
9826, 91	rubber brushes): Rubber brushes	Doz.	None	25	25	25	9998.90	ment, Other		None	100	25	25
9826, 91	Wire brushes	Doz.	None	25 25 25	25 25 25	25 25	9999. 50	Miscellaneous military & naval equipment, unclassified.		None	100	25	25 25
9826, 91 9827, 00	Combs (except wholly of rubber):	Doz.	K	- 101	- 140		9999.90	All articles, n. e. s. (this commodity	139.51	The second	1		
9827, 00 9827, 00	Paper combs Other combs (except wholly of	Units Units	None K	None 100	25 25	25 25		number should be applied only to commodities not specifically pro-			138		1.11
	rubber). Pipes & smokers' articles:		100			100	9999.90			None	3	3	
9828, 00	Tobacco pipes (of all materials)	Doz.	K	100	25	25	9999.90	Incense		K K	100	25	25
9829, 00	Other smokers' articles (specify type of article) (report pocket cigar &		-	1	15	1	9999, 90	Medals, not awards, except solid		K	100	25 25 25 25	25 25 25
	cigarette lighters in 9620.00,		The same	1			9999, 90	gold, platinum or palladium.		K	100	-	
9829, 50	9626.00, & 9629.00). Glass cigarette boxes		K	100	25	25	9999, 90	Sealing wax.		K	100	25 25 25 25	25
\$829, 00	Other smokers' articles, n. e. s		K	100	25	25	9999.90 9999.90	vided for in Schedule B): Blood plasma Incense Mannequins & parts Medals, not awards, except solid gold, platinum or palladium. Rosaries & parts. Sealing wax. Shrines & parts All other commodities, n. e. s.		K None	100	25 25	25 25 25 25 25
-	Control of the Control of the		100		l.	E .			1	P.S.C.	A THE	100	1000

¹ See General License Personal Baggage, § 802.11.

(a) The column headed "Gen Lic. Country Group" has reference to the destinations to which commodities may be exported pursuant to the general license granted by § 802.7 of this subchapter. The column headed "GLV Dollar Value Limits" has reference to the value limits fixed for each commodity which may be exported to certain destinations pursuant to General License "GLV" granted by § 802.10 of this subchapter. The column headed "G-POST Dollar Value Limits" has reference to the value limits fixed for each commodity which may be exported to certain destinations pursuant to General License "G-POST" granted by § 802.25 of this subchapter.

(1) When a letter appears in or at the head of any of said columns it refers to the destinations included in a country group designated in § 802.3 of this subchapter.

(2) When a number appears in or at the head of any of said columns it refers to a destination to which a number has been assigned in § 802.2 of this subchapter.

(3) When a letter followed by a plus sign (+) or a minus sign (—) appears in or at the head of any of said columns, it refers to all destinations in the designated country group including or excluding, as the case may be, the destination assigned said number.

(4) When the word "None" appears in any of said columns opposite a commodity, such commodity may not be exported under the general license applicable to the column in which such word appears.

(5) An asterisk (*) appearing in any of said columns, preceding the value limit or the word "None," means that all forms, conversions and derivatives of the particular commodity are included.

§ 801.3 Revocation of licenses. All export licenses are subject to revocation without notice.

§ 801.4 Return of revoked or expired licenses. Export licenses which have been revoked or which have expired must

be returned immediately to the Foreign Economic Administration.

§ 801.5 Transfer of licenses. Export licenses shall not be transferred except by written authorization of the Foreign Economic Administration.

§ 801.6 Amendments to licenses. No amendments may be made to export licenses except by the Foreign Economic Administration or by collectors of customs or postmasters acting under specific instructions from the Foreign Economic Administration.

§ 801.7 Presentation for export. commodities, the exportation of which is prohibited or curtailed pursuant to section 6 of the act of July 2, 1940, 54 Stat. 714, as amended, shall be loaded or carried onto an exporting carrier for export by water or by air or presented to such an exporting carrier for loading or presented to the collector of customs for inspection and clearance for exportation until an original license therefor, or such other document as may be authorized in these regulations, has been presented to the collector of customs at the port at which the commodity is to be so loaded, carried or presented. No commodity shall be mailed for exportation until a license or such other document as may be authorized in these regulations, has been presented to the postmaster at the post office where the commodity is to be mailed. If the commodity is to be exported by any means of export other than by water, air, or mail, such license or other document need not be presented to the collector of customs prior to loading, carrying onto, or presentation to, the exporting carrier, but must be presented to the collector of customs at the port of exit from the United States prior to inspection by the customs inspectors or other export inspection officials at that port, and at all events prior to exportation. Upon specific authorization to a collector of customs or postmaster by the Foreign Economic Administration, the presentation of a license may be waived. The provisions of this section do not apply to exportations made pursuant to general licenses nor to exportations of technical data.

§ 801.8 Price. Commodities may not be exported except in accordance with the provisions of the Second Revised Maximum Export Price Regulation issued on March 30, 1943, by the Office of Price Administration (8 F.R. 4132) as amended or as it may hereafter be amended.

§ 801.9 Arms, ammunition and implements of war, helium and tinplate scrap. Regulations promulgated by the Secretary of State on June 2, 1942, (7 F.R. 4216 et seq.), shall continue to govern the exportation of arms, ammunition and implements of war, helium and tinplate scrap, except that an export license shall not be issued when in any case it shall have been determined by the Foreign Economic Administration that the proposed exportation would be detrimental to the prosecution of the

war or contrary to the interest of national defense.

§ 801.10 The proclaimed list. The exportation of any commodities or technical data, directly or indirectly, to, or on behalf of, or for the account of any person, so long as his name appears upon "The Proclaimed List", is prohibited, except when authorized in each case by an individual license upon which appears the certificate of the Foreign Economic Administration that prohibition of the exportation would work an unusual hardship on American interests. A statement as to the nature of the transaction and its effect upon American interests must be filed with any application for a license pursuant to this section.

§ 801.11 Shipments to territories, dependencies and possessions of the United States. No license is required for shipments from the United States to any territory, dependency or possession of the United States, except the Philippine Islands.

§ 801.12 In transit shipments without unloading. Commodities shipped by vessel from one foreign country and passing through the United States in transit to another foreign country may be exported without a license from the Foreign Economic Administration if, while in waters subject to the jurisdiction of the United States, they have not been unladen from the vessel on which they entered such waters.

§ 801.13 Shipments unloaded by order of Federal Government. When the United States Government has ordered the removal from a vessel of commodities laden under a license issued by the Foreign Economic Administration, the exporter may subsequently export such commodities under the license in effect at the time of the original lading even though, in the case of an individual or blanket license, such license has expired prior to exportation, or, in the case of a general or unlimited license, such license has been revoked prior to exportation. Such commodities may not be exported, however, under an individual or blanket license which has been revoked.

§ 801.14 Shipments to Canada for reexportation to another foreign country. The exportation from the United States of all commodities enumerated in § 801.2 and all technical data as defined in § 806.1 of this subchapter to Canada (including that part of Labrador under Canadian authority) with the knowledge or intention that they are to be re-exported therefrom to another foreign destination is hereby prohibited unless there is in effect a license-authorizing the exportation thereof to the country of ultimate destination. In the case of general licenses, the exporter shall place the general license number on the export declaration in the manner specified in § 802.2 (c) of this subchapter.

§ 801.15 Prohibited exportations to certain consignees. The exportation from the United States of all commodities enumerated in § 801.2 and all tech-

nical data as defined in § 806.1 of this subchapter to any member of the armed forces of an enemy country, who is a prisoner of war, or to any interned national of an enemy country, except pursuant to general license "GIT-IRC", is hereby prohibited, regardless of destination, unless and until an individual license authorizing such exportation shall have been issued by the Foreign Economic Administration.

§ 801.16 Refunds of subsidy payments.

(a) No person may export any of the types or varieties of dry edible beans, processed prunes or processed raisins described in paragraph (d) of this section to any destination other than Canada unless:

(1) There has been refunded to Commodity Credit Corporation any subsidy payment made by Commodity Credit Corporation on such commodities in the amount with respect to each variety, grade and size specified in paragraph (d)

of this section, and

(2) There is presented to the Collector of Customs at the port of exit, with the individual export license or release certificate authorizing the exportation of such commodities, a Certificate of Subsidy Clearance issued by Commodity Credit Corporation which shall indicate the fact that the exporter has met the requirement specified in subparagraph (1) of this paragraph in regard to refunds of subsidy payments to Commodity Credit Corporation with respect to the commodities authorized for export under such license or release certificate, or that such refund is not required for the particular shipment.

(b) Application for Certificate of Subsidy Clearance relating to the commodities set forth in paragraph (d) of this section shall be submitted to Commodity Credit Corporation on such form or forms and in such manner as may be prescribed by Commodity Credit Corporation. If a refund of subsidy payment is required, the application to Commodity Credit Corporation shall be accompanied by a certified check for the refund, payable to the Commodity Credit Corporation.

(c) Such Certificate of Subsidy Clearance shall be issued by the Commodity Credit Corporation and shall be substantially in the following form:

CERTIFICATE OF SUBSIDY CLEARANCE

Bureau of Customs
Treasury Department Certificate No
This certifies that
has met all require
ments of the Foreign Economic Administra
tion in regard to refunds of subsidy pay
ments to Commodity Credit Corporation wit
respect to the following-described merchan
dise authorized for export under license (re

lease certificate) No. _____

	COMMODITY By		CORPORATION,
Date		(Title	2)

(d) Schedule of refunds to be made by exporters of dry edible beans, processed prunes, and processed raisins.

SCHEDULE A

PROCESSED RAISINS, 1943 CROP (EXCEPT SODA DIPPED THOMPSON SEEDLESS AND LONDON (LAYER MUSCATS))

	Refund
	per ton
	(2,000
Type and variety:	pounds)
Natural Thompson Seedless	
Seeded Muscat	75. 13
Loose Muscat	65. 93
Sultana	55. 79
Golden Bleached Thompson Seedless	54.03

PROCESSED PRUNES, 1 1943 CROP

CALIFORNIA THREE DISTRICT

Grade size group	Packed point	Refund per ton (2,000 pounds)
15/20	20	\$49, 54
18/24	24	49. 55
20/30	29	49. 57
30/40	39 49	49. 14 49. 16
40/50	59	49. 18
60/70	69	49, 20
70/80	79	49, 22
80/90	89	49. 24
90/100	99	49, 26
100/120	119	49.30

CALIFORNIA OUTSIDE DISTRICT AND NORTHWEST FRENCH

15/20	20	\$49.54
18/24	24	49. 56
20/30	29	49, 57
30/40	39	49.15
40/50	49	49.17
50/60	59	49. 20
50/70	69	49. 21
70/80	79	49, 23
80/90	89	49.25
0/100	99	49. 26
100/120	119	49.30

NORTHWEST ITALIAN

15/20	20	\$54.85
18/24	24	54.80
20/30	29	54, 72
30/40	39	57.07
40/50	49	56, 77
50/60	59	56, 46
60/70	69	56, 17
70/80	79	55, 87
80/90	89	55, 57
90/100	99	55, 29
100/120	119	54, 75

¹The refund for prunes having a packed point falling between any two packed points shown in this schedule will be shown for higher of such packed points. Example: The refund for California Three District prunes, with a packed point of 37 will be the refund for prunes with a packed point of 39, or \$49.14 per ton.

SCHEDULE A-1

DRY EDIBLE BEANS, 1943 AND 1944 CROPS 1

	Subsidy po and ref required cut	und l per
	(U. S. I U. S. I No. 1, 1 No. 1,	Chp. Extra U. S.
Class:	No. 2)	\$0,45
Pea and Medium WhiteGreat Northern	*******	45
Small White		.45
Flat Small White	*******	. 45
Pinto	*******	. 35
Pink		- 25
Small Red		. 45
Cranberry (Other than Western)		2,175
California Blackeye Baby Lima		. 55
Red Kidney		1.45
		70.70
Applies to all exports of dry edible b	eans, whe	ber 24.

² Applies also to U. S. No. 3 grade California Blackeye

SCHEDULE A-2

PROCESSED RAISINS, 1944 CROP

Refund

	per ton (2,000
Type and variety of standard quality raisins:	pounds)
Natural Thompson Seedless	\$78.16
Seeded Muscat	107. 26
Loose Muscat	95. 47
Sultana	82, 93
Golden Bleached, Choice Color Thompson	
Seedless	78.39
Golden Bleached, Ex. Choice Color Thomp-	-
son Seedless	79.48
Golden Bleached, Fancy Color Thompson	-
Seedless	78.18
Sulfur Bleached Thompson Seedless	
Soda Dipped Thompson Seedless	78.06

PROCESSED PRUNES,1 1944 CROP CALIFORNIA THREE DISTRICT

Grade size group	Packed point	Refund per ton (2,000 pounds)
15/20	20	\$75, 10
18/24		75.12
20/30	29	75, 13
30/40	39	74. 28
40/50	49	74. 26
50/60	59	74. 28
60/70		74. 32
70/80	79	74. 34
80/90	89	74.38
90/100	99	74, 39
100/120	119	74.45

CALIFORNIA OUTSIDE DISTRICT AND NORTHWEST FRENCH

5/20	20	\$75, 11
18/24	24	75, 12
20/30	29	75.13
30/40	39	74. 24
10/50	49	74. 27
50/60	59	74, 30
00/70	69	74, 33
0/80	79	74.37
0/90	89	74, 39
00/100	99	74.41
00/120	119	74, 47

NORTHWEST ITALIAN

15/20	20	\$78, 88
18/24	24	78, 83
20/30	29	78, 75
30/40	39	81.08
35/45	44	80.94
40/50	49	80.79
50/60	59	80, 50
60/70!	69	80.21
70/80	79	79.93
80/90	89	79.63
90/100	99	79, 36
100/120	119	78, 84

¹ The refund for prunes having a packed point falling between any two packed points shown in this schedule will be that shown for higher of such packed points. Example: The refund for California. Three District prunes with a packed point of 37 will be the refund for prunes with a packed point of 39, or \$74.23 per ton.

§ 801.17 Exportation of gold. Provisional Regulations promulgated by the Secretary of the Treasury under the authority of the Gold Reserve Act of 1934 (31 CFR, Part 54) as amended or as the same may be amended from time to time shall govern the exportation of gold except that the exportation of fabricated gold (as defined in said Provisional Regulations, except dental gold) of which not more than 80% of the total value is attributable to the gold content shall also be subject to the regulations prescribed in this subchapter. For the purpose of this section "fabricated gold" shall be construed to include ceramic gold, gold wire, gold leaf, gold foil, and other similar types of fabricated gold (as defined in said Provisional Regulations) of which not more than 80% of the total value is attributable to the gold content, but shall not include dental gold.

§ 801.18 Exports for the account of United Nations Relief and Rehabilitation Administration. All commodities procured for the account of the United Nations Relief and Rehabilitation Administration by the Procurement Division of the Treasury Department, the Depart-ment of Agriculture, the War Department or any other United States Government procurement agency pursuant to authority granted by the Foreign Economic Administration in a Commitment Letter duly issued to such United States Government procurement agency may be exported by or for the account of the United Nations Relief and Rehabilitation Administration, without regard to any of the other regulations contained in this subchapter. Collectors of Customs are authorized to clear such shipments for export without requiring presentation of the Commitment Letter or any other export license document provided such shipments are cleared under a Defense Aid Shipper's Export Declaration (Department of Commerce Form 7525-DA-V) containing reference to the requisition number or numbers under which such commodities were procured and such requisition number or numbers are identified by the prefix symbol "UA".

DART 202_GENERAL LICENSES

1	ARI OUZ-CENERAL ENCORROS
Sec.	
	Definition.
802.2	General License numbers.
802.3	General License country groups.
7000000	Re-exportation from country of destination.
802.5	Consignee control under general license.
802.6	Consignor control under general license.
802.7	Country group general licenses.
802.8	Exportation to members of the
	United States Armed Services and
	representatives of the United States "GUS".
802.9	General in transit licenses "GIT".
802.10	Shipments of limited value "GLV".
802.11	Personal baggage.
000 10	Photographic film plates and paper

802.12 Photographic film, plates and par Ship and plane stores, supplies and 802.13

equipment; dunnage "GLD". etal drums and containers "G-MDC". 802.14 Metal

802.15 Prisoners of war and interned civilians "G-PW-2". 802.16 Certain foreign trademarks, trade

names, etc. 802.17

Exportations by citizens of foreign countries serving in the United States Armed Forces "G-AF".

802.18 Publications not containing techni-cal data "G-PUB".

General license "GLC" 802 19

Export of certain vessels "VMC" 802.20 Bottle and container closures "G-802.21 BC"

Emergency repair exportations to Mexico "G-MB". 802.22

Export of jute bags to Cuba and Do-802.23

minican Republic "GJB".
Commodities sold at auction by
Bureau of Customs "G-CC". 802 24

General license "G-Post" 802.25 Return of certain commodities imported into the United States "GLR".

Shipments of limited quantity 802.27 "GLQ".

Small orders of controlled materials "G-CMP". 802.28

A "general li-§ 802.1 Definition. cense" is a license issued by the Foreign Economic Administration for which no application is required, available for use by all persons, permitting exportation of a particular commodity to a particular destination subject to regulations hereinafter prescribed and those which may be prescribed from time to time.

§ 802.2 General license numbers. (a) For purposes of control a "general license number" is hereby assigned for each country to which any designated commodity may be shipped under a general license. This "general license number" shall consist of the letter "G" followed by the arabic number assigned to the particular country as follows:

to the particular country as follows	•
Aden	25
Afghanistan	79
Afghanistan Aldabra Is. (Seychelles)	53
Algeria	87
Amirantes Is. (Seychelles)	
Amirances is. (Seychenes)	53
Anglo-Egyptian Sudan	60
Angola (Portuguese West Africa)	83
Anguilla (Leeward Islands)	45
Annobon, Corisco and Elobey Islands	82
Antigua (Leeward Is.)	45
Arabia, Saudi	81
Argentina	4
Aruba (Netherlands West Indies)	. 10
Ascension Is. (St. Helena)	
Askanti (Daltich West Africa)	52
Ashanti (British West Africa)	34
Australia	26
Australian Solomon Islands (British	
New Guinea)	49
Azores Is. (Portuguese Atlantic Is.)	93
Bahamas	27
Bahrein Islands	67
Balearic Islands	82
Baluchistan (India)	43
Darhadas (Iliula)	
Barbados	28
Barbuda (Leeward Is.)	
Bay Is. (Honduras)	16
Belgian Congo	66
Bermuda	29
Bhutan (India)	43
Bhutan (India) Bismarck Archipelago (New Guinea)	49
Bissau (Portuguese Guinea)	94
Rolling	5
Bonaire (Netherlands West Indies)	10
Durant (Nechellands West Indies)	
Brazii	6
Brazil British Cameroons (British West	
Allical	34
British East Africa (including Kenya,	
Uganda, Nyasaland, Zanzibar, and	
Tanganyika (mandated territory)	
	30
British Guiana	30
British Guiana	31
British Guiana British Honduras	31 32
British Guiana British Honduras British Oceania (see Oceania British)	31 32 54
British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland	31 32 54 111
British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British South-West Africa	31 32 54
British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British South-West Africa	31 32 54 111
British Guiana	31 32 54 111
British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British South-West Africa British Togoland (British West Africa) British Virgin Islands (Leeward Is.)	31 32 54 111 57
British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British South-West Africa British Togoland (British West Africa) British Virgin Islands (Leeward Is.)	31 32 54 111 57
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British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British South-West Africa British Togoland (British West Africa) British Virgin Islands (Leeward Is.) British West Africa (including Nigeria, British Cameroons (mandated territory), Gambia, Sierra Leone, Gold Coast (including Ashanti and Northern Territory) and British Togoland	31 32 54 111 57 34 45
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British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British South-West Africa British Togoland (British West Africa) British Virgin Islands (Leeward Is.) British West Africa (including Nigeria, British Cameroons (mandated territory), Gambia, Sierra Leone, Gold Coast (including Ashanti and Northern Territory) and British Togoland (mandated territory) Caicos Islands (Jamaica) Cameroon (French) Cameroons (British) Canary Islands (Spanish Atlantic Is.) Cape Verde Islands (Portuguese Atlantic Is.) Cayman Islands (Jamaica) Ceylon Chad (French Equatorial Africa) Chagos Is. (Mauritius) Chandernagor (French India) Chile	31 32 54 111 57 34 45 45 45 97 93 44 36 73 73 74
British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British South-West Africa British Togoland (British West Africa) British Virgin Islands (Leeward Is.) British Virgin Islands (Leeward Is.) British West Africa (including Nigeria, British Cameroons (mandated territory), Gambia, Sierra Leone, Gold Coast (including Ashantl and Northern Territory) and British Togoland (mandated territory) Calcos Islands (Jamaica) Cameroon (French) Cameroons (British) Canary Islands (Spanish Atlantic Is.) Cape Verde Islands (Portuguese Atlantic Is.) Cayman Islands (Jamaica) Ceylon Chad (French Equatorial Africa) Chagos Is. (Mauritius) Chandernagor (French India) Chile China (Free)	31 32 54 111 57 34 45 45 44 72 34 97 93 46 104 7
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British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British Somaliland British Togoland (British West Africa) British Virgin Islands (Leeward Is.) British Virgin Islands (Leeward Is.) British West Africa (including Nigeria, British Cameroons (mandated territory), Gambia, Sierra Leone, Gold Coast (including Ashanti and Northern Territory) and British Togoland (mandated territory) Caicos Islands (Jamaica) Cameroon (French) Cameroons (British) Canary Islands (Spanish Atlantic Is.) Cape Verde Islands (Portuguese Atlantic Is.) Cayman Islands (Jamaica) Ceylon Chad (French Equatorial Africa) Chagos Is. (Mauritius) Chandernagor (French India) Chile China (Free) Clipperton Is. (French Oceania)	31 32 54 111 57 34 45 45 46 104 77 93 44 104 75 71
British Guiana British Honduras British Oceania (see Oceania, British) British Somaliland British South-West Africa British Togoland (British West Africa) British Virgin Islands (Leeward Is.) British West Africa (including Nigeria, British Cameroons (mandated territory), Gambia, Sierra Leone, Gold Coast (including Ashanti and Northern Territory) and British Togoland (mandated territory). Calcos Islands (Jamaica) Cameroon (French) Cameroons (British) Canary Islands (Spanish Atlantic Is.) Cape Verde Islands (Portuguese Atlantic Is.) Cayman Islands (Jamaica) Ceylon Chad (French Equatorial Africa) Chagos Is. (Mauritius) Chandernagor (French India) Chile China (Free) Clipperton Is. (French Oceania) Colombia	31 32 54 111 57 34 45 45 134 472 34 97 93 44 36 73 46 104 7 65 71 8
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AL REGISTER, Wednesday,	April	2
Congo (French)	73	1
Cook Islands (New Zealand)	102	
Costa Rica	9	1
Cozumel Is. (Mexico)	17	
Cuba	10	
Curacao (Netherlands West Indies) Cyprus Dahomey (French West Africa)	37	na.
Dahomey (French West Africa)	86	
Damao (Portuguese India)	83	
Desirade Is. (French West Indies) Diego Garcia Is. (Mauritius)	69 46	1
Diu (Portuguese India)	83	- 3
Dominica	58	
Dominican Republication Dutch Guiana (Surinam)	11 22	
Easter Is. (Chile)	7	
Ecuador	12	
Egypt	59	
El Salvador	13	
England	2	
EritreaEthiopia	112	
Falkland Islands	39	
Farquhar Is. (Seychelles)	53	
Fernando Noronha Is. (Brazil) Fernando Po	6 82	
Fiji Islands (Oceania, British)	54	
French Cameroon	72	
French Congo (French Equatorial	73	
Africa) French Equatorial Africa	73	
French Guiana	68	
French Guinea (French West Africa) French India (Chandernagor, Karikal,	86	
Mahe, Pondichery, and Yanaon)	104	
French Morocco	87	
French North Africa (including French Morocco, Alegria, and Tunisia)	87	
French Oceania (all French possessions		
in the Pacific)	71	
French SamalilandFrench Sudan (French West Africa)	114 86	
French West Africa (including Mauri-		
tania, Senegal, French Guinea, Ivory		
Coast, Togoland, Dahomey, French Sudan, and Niger)	- 86	1
French West Indies (including Desi-		
rade, Guadeloupe, Les Saintes, Mar- tinique, Marie Galante, St. Martin		
(northern part) and St. Bartholo-		
mew)	69	
Friendly Islands (Oceania, British) Gabon (French Equatorial Africa)	54 73	
Galapagos Is. (Ecuador)	12	
Gambia (British West Africa)	34	
Gambier Is. (French Oceania) Gibraltar	71 41	
Gilbert and Ellice Islands (Oceania,	**	
British)	54	
Goa (Portuguese India) Gold Coast (British West Africa)	83 34	
Gough Is. (St. Helena)	52	
Gozo and Malta	115	
Grand Canary (Spanish Atlantic Is.) Great Britain and Northern Ireland	97	
Greenland	61	
Grenada (Windward Islands)	58	
Grenadines (Windward Islands) Guadeloupe (French West Indies)	58 69	
Guatemala	14	
Haiti	15	
Honduras, British	16 32	
Iceland	62	
Inaccessible Is. (St. Helena)	98	
India (including Baluchistan, Bhutan,	52	
and Nepal)	43	
Iran	80 74	
Ireland (Eire)	90	
Ireland, Northern	2	
Italian Somaliland	116	
Jamaica	44	
Juan Fernandez Is. (Chile)	7	
Kamaran Is. (Aden) Karikai (French India)	25 104	
Ratar (Qatar)	118	

Kenya (British East Africa)	30
Khorya-Morya Is. (Aden)	
	25
Knwait	40
Kuwait Labrador (that part under Newfound-	
Labrador (chae pare under rewround-	400
land authority)	47
Lebanon and Syria	78
Leeward Islands (including Antigua,	
Barbuda Redonda, St. Christopher	
(St. Kitts) Island, Nevis Island,	
Amerilla Taland Mantagunat Com	
Anguilla Island, Montserrat, Som- brero and British Virgin Islands)	
brero and British Virgin Islands)	45
Les Saintes Is. (French West Indies)	69
Liberia	75
Tibuo	117
Lovelty To /Franch Oscania)	
Loyalty Is. (French Oceania)	71
Madagascar	92
Madeira Islands (Portuguese Atlantic	
18.	93
Mahe (French India)	104
Maile (Field) India)	
Maldive Islands (Ceylon)	36
Malta and Gozo Marie Galante Is. (French West In-	115
. Marie Galante Is. (French West In-	
dies)	69
Marquesas Is. (French Oceania)	71
Marquesas is. (French Oceania)	
Martinque (French West Indies)	69
Mauritania (French West Africa)	86
Martinique (French West Indies) Mauritania (French West Africa) Mauritius (including Rodriguez, Cha-	
gos and Diego Garcia Islands)	46
Mexico	17
Mexico	11
Middle Congo (French Equatorial Af-	1111140
rica) Miquelon and St. Pierre	73
Miguelon and St. Pierre	70
Montserrat (Leeward Is.)	45
Montoscial (Decward 18.)	
Morocco (French)	87
Morocco (Spanish)	98
Mozambique (Portuguese East Af-	
rica)	83
Nepal (India)	43
Acpai (India)	
Netherlands Guiana (Surinam)	22
Netherlands West Indies (Aruba, Bon-	
aire, Curacao, Saba, St. Eustache,	
and St. Martin (southern part))	10
Manta Taland (Taland Taland Taland Taland	
Nevis Island (Leeward Is.)	45
New Caledonia Is. (French Oceania)	71
Newfoundland (including that part of	
Labrador under Newfoundland au-	
thority)	47
Non-Crimes (Daible) (seementales De	
New Guinea (British) (comprising Pa-	
pua or British New Guinea, Territory	at .
of New Guinea (mandated terri-	
of New Guinea (mandated terri- tory), Bismarck Archipelago, and	
Australian Solomon Islands)	49
Now Tobaides	
New Henrides	122
New Zealand (including Cook Is-	
New Hebrides New Zealand (including Cook Islands)	
	48
Nicaragua	48 18
Nicaragua	18
Niger (French West Africa)	18 86
Niger (French West Africa)	18 86 34
Niger (French West Africa)	18 86 34 52
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island	18 86 34
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island	18 86 34 52
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom)	18 86 34 52 49 2
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia	18 86 34 52 49 2 50
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa)	18 86 34 52 49 2
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa)	18 86 34 52 49 2 50
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Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island,	18 86 34 52 49 2 50
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa	18 86 34 52 49 2 50
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa	18 86 34 52 49 2 50 30
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa	18 86 34 52 49 2 50
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa	18 86 34 52 49 2 50 30
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gil- bert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French posses- sions in the Pacific)	18 86 34 52 49 2 50 30
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island,	18 86 34 52 49 2 50 30
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan	18 86 34 52 49 2 50 30
Nigeria (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama	18 86 34 52 49 2 50 30
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea)	18 86 34 52 49 2 50 30 54 71 51 19 49
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gil- bert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French posses- sions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay	18 86 34 52 2 50 30 54 71 51 19 49 20
Nigeria (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden)	18 86 34 52 2 50 30 54 71 51 19 49 20 25
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden)	18 86 34 52 50 30 30 54 71 51 19 49 20 25 21
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden)	18 86 34 52 2 50 30 54 71 51 19 49 20 25
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British)	18 86 34 52 50 30 30 54 71 51 19 49 20 25 21
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gil- bert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French posses- sions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India)	18 86 34 52 29 50 30 54 71 51 19 20 25 21 24 104
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gil- bert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French posses- sions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India)	18 86 34 52 49 2 50 30 54 71 51 19 49 20 25 21 54 104 83
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portugulese Atlantic Islands	18 86 34 49 2 50 30 30 54 71 51 19 20 25 54 104 83 93
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gil- bert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French posses- sions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portugulese East Africa (Mozambique)	18 86 34 52 49 2 2 500 30 54 71 51 19 49 49 49 49 104 83 93 83 83
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mezambique) Portuguese Guinea	18 86 34 49 2 50 30 30 54 71 51 19 20 25 54 104 83 93
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mezambique) Portuguese Guinea	18 86 34 52 49 2 2 500 30 54 71 51 19 49 49 49 49 104 83 93 83 83
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mozambique) Portuguese Guinea Portuguese Guinea Portuguese India (Damao, Diu, and	18 86 34 52 49 2 50 30 30 54 71 51 19 20 25 54 104 83 39 39 94
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mezambique) Portuguese Guinea Portuguese Guinea Portuguese India (Damao, Diu, and Goa)	18 86 34 52 49 2 2 500 30 54 49 49 49 49 49 49 49 49 49 49 49 49 49
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mezambique) Portuguese Guinea Portuguese Guinea Portuguese India (Damao, Diu, and Goa)	18 86 34 52 49 2 50 30 30 54 71 51 19 20 25 54 104 83 39 39 94
Niger (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mezambique) Portuguese Guinea Portuguese Guinea Portuguese India (Damao, Diu, and Goa)	18 86 34 52 49 2 50 30 30 54 711 19 49 20 25 21 104 83 93 83 83 83
Nigeria (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mozambique) Portuguese India (Damao, Diu, and Goa) Portuguese West Africa (Angola) Principe Is. (Portuguese Atlantic Is-	18 86 34 52 49 2 2 500 30 54 49 49 49 49 49 49 49 49 49 49 49 49 49
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mozambique) Portuguese Guinea Portuguese India (Damao, Diu, and Goa) Portuguese West Africa (Angola) Principe Is. (Portuguese Atlantic Islands)	18 86 34 52 49 2 2 50 30 30 54 71 51 19 20 25 21 54 104 83 83 83 94 83 83 93
Nigeria (British West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gil- bert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French posses- sions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese Guinea Portuguese Guinea Portuguese Guinea Portuguese Guinea Portuguese Mest Africa (Mozambique) Portuguese West Africa (Angola) Principe Is. (Portuguese Atlantic Islands) Qatar (Katar)	18 86 34 52 49 2 2 50 30 30 54 49 49 49 49 49 49 49 49 49 49 49 49 49
Nigeria (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perlm Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mozambique) Portuguese Guinea Portuguese India (Damao, Diu, and Goa) Portuguese West Africa (Angola) Principe Is. (Portuguese Atlantic Is- lands) Qatar (Katar) Raiatea Is. (French Oceania)	18 86 34 52 49 2 2 500 30 54 71 51 19 49 20 25 21 104 83 93 83 83 83 83 118 71
Nigeria (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese East Africa (Mezambique) Portuguese Guinea Portuguese Guinea Portuguese Guinea Portuguese Halantic Islands Portuguese Guinea Portuguese West Africa (Angola) Portuguese West Africa (Angola) Principe Is. (Portuguese Atlantic Islands) Qatar (Katar) Raiatea Is. (French Oceania)	18 86 34 52 49 2 2 50 30 30 54 71 51 19 20 25 54 104 83 83 94 83 83 118 71 71 71
Nigeria (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perim Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese East Africa (Mezambique) Portuguese Guinea Portuguese Guinea Portuguese Guinea Portuguese Halantic Islands Portuguese Guinea Portuguese West Africa (Angola) Portuguese West Africa (Angola) Principe Is. (Portuguese Atlantic Islands) Qatar (Katar) Raiatea Is. (French Oceania)	18 86 34 49 2 2 500 30 54 49 49 49 49 49 49 49 49 49 49 49 49 49
Nigeria (French West Africa) Nigeria (British West Africa) Nightingale Is. (St. Helena) Norfolk Island Northern Ireland (United Kingdom) Northern Rhodesia Nyasaland (British East Africa) Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert & Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands) Oceania, French (all French possessions in the Pacific) Palestine and Trans-Jordan Panama Papua (British New Guinea) Paraguay Perlm Is. (Aden) Peru Pitcairn Island (Oceania, British) Pondichery (French India) Portuguese Atlantic Islands Portuguese East Africa (Mozambique) Portuguese Guinea Portuguese India (Damao, Diu, and Goa) Portuguese West Africa (Angola) Principe Is. (Portuguese Atlantic Is- lands) Qatar (Katar) Raiatea Is. (French Oceania)	18 86 34 52 49 2 2 50 30 30 54 71 51 19 20 25 54 104 83 83 94 83 83 118 71 71 71

The second secon			
Revilla Is. (Mexico)	17	Vatican City 124	GROUP K—Continued
Rio de Oro	82	Venezuela24	Country
Rio Muni (Spanish Guinea)	82	Wales2	No.
Rodriguez Is. (Mauritius)	46	Wallis Archipelago (French Oceania) 71	British West Africa (including Ni-
Saba (Netherlands West Indies)	10	Western Samoa (New Zealand man-	geria), British Cameroons (man-
St. Bartholomew Is. (French West	60	dated territory) 123	dated territory), Gambia, Sierra Le-
Indies) (St Witts) Island	69	Windward Islands (including Grenada,	one, Gold Coast (including Ashanti
St. Christopher (St. Kitts) Island	4=	Grenadines, Dominica, St. Lucia, and	and Northern Territory), and Brit-
(Leeward Is.)	45	St. Vincent)58	ish Togoland (mandated territory) _ 34
St. Eustache (Netherlands West Indies)	10	Yanaon (French India) 104	Caicos Islands (Jamaica) 44
St. Helena (including Ascension,	10	Yemen (Saudi Arabia) 120	Cayman Islands (Jamaica) 44
Gough, Inaccessible, Nightingale,		Zanzibar (British E. Africa) 30	Ceylon (including Maldive Islands) 36
and Tristan da Cunha Islands)	52	(b) No exportation may be made pur-	Chagos Is. (Mauritius) 46
St. Kitts (Leeward Is.)	45	suant to any general license granted in	Chile
St. Lucia (Windward Is.)	58		China (Free) 65
St. Martin (southern part) (Nether-		this part unless prior to said exporta-	Clipperton Is. (French Oceania) 71
lands West Indies)	10	tion, whenever required by the Regula-	Colombia
St. Martin (northern part) (French		tions for the Collection of Statistics of	Congo (Belgian) 66
West Indies)	69	Foreign Commerce and Navigation of the	Cook Islands (New Zealand) 48
St. Paul Is. (Brazil)	6	United States, a Shipper's Export Decla-	Costa Rica
St. Pierre and Miquelon	70	ration has been filed with the United	Cuba 3
St. Vincent (Windward Is.)	58	States Collector of Customs at the port	Curação (Netherlands West Indies) 10
Sala-y-Gomez Is. (Chile)	7		Desirade (French West Indies) 69
Samoa, Western (mandated territory)	- To	of exit or with the United States Post-	Diego Garcia Is. (Mauritius) 46
(New Zealand)	123	master at the place of mailing; or, unless,	Dominica (Windward Islands) 58
San Ambrosio Is. (Chile)	7	whenever the filing of such Shipper's	Dominican Republic 11
San Felix Is. (Chile)	7	Export Declaration is not required, an	Dutch Guiana (Surinam) 22
Sandwich Is. (Falkland Is.)	39	oral export declaration describing the	Easter Is. (Chile)
Santa Cruz Is. (Spanish Atlantic Is.)	97	commodity or commodities to be ex-	Ecuador12
Santa Cruz Is. (Oceania, British)	54	ported is made to the United States Col-	El Salvador13
Sao Thome Is. (Portuguese Atlantic			
Is.)	93	lector of Customs at the port of exit, by	Falkland Islands (including South
Saudi Arabia	81	the exporter when he carries the same	Georgia, South Orkney, Sandwich,
Scotland	2	out of the country.	South Shetland Islands) 39
Senegal (French West Africa)	86	(c) A person exporting any commodity	Farquhar Is. (Seychelles) 53
Seychelles and Dependencies	53	pursuant to any general license granted	
Sierra Leone (British West Africa)	34	in this part shall state on the Shipper's	
Society Is. (French Oceania)	71	Export Declaration the name of the per-	
Sokotra Is. (Aden)	25	son to whom such some dithe in the	French Gulana 68
Solomon Islands (British Oceania)	54	son to whom such commodity is ulti-	French Oceania (all French possessions
Solomon Islands, Australian (British	355	mately consigned, and the designation	in the Pacific) 71
New Guinea)	49	or symbol of the general license authoriz-	French West Indies (including Desi-
Sombrero Is. (Leeward Is.)	45	ing said exportation. Whenever such	rade, Les Saintes, Martinique, Marie
South Georgia (Falkland Is.)	39	exportations are forwarded by mail the	Galante, St. Martin (northern part),
South Orkney Is. (Falkland Is.)	39	designation or symbol of the general li-	St. Bartholomew and Guadeloupe) 69
South Shetland Is. (Falkland Is.)	39	conce outhorizing the come shall be	Galapagos Is. (Ecuador) 12
Southern Rhodesia	55	cense authorizing the same shall be	Gambia (British West Africa) 34
South-West Africa (Union of South	7000	written in ink on the address side of the	Gambier Is. (French Oceania) 7
Africa)	57	wrapper of the parcel.	Gibraltar 41
Spain and possessions	82	8 000 0 C T 1	Gilbert & Ellice Islands (Oceania, Brit-
Spanish Atlantic Islands	97	§ 802.3 General license country groups.	ish) 54
Spanish Guinea (Rio Muni)	82	(a) The following general license coun-	Gold Coast, including Ashanti and To-
Spanish Morocco	98	try groups are hereby designated:	goland under British Mandate (Brit-
Sudan, Anglo-Egyptian	60	The state of the s	ish West Africa) 34
Sudan, French (French West Africa)	86	GROUP K	Gough Is. (St. Helena) 52
Surinam	22	Country	Gozo 118
Sweden and possessions	84	No.	Great Britain and Northern Ireland 2
Switzerland	85	Afghanistan 79	Greenland 61
Syria and Lebanon	78	Aldabra Is. (Seychelles) 53	Grenadines (Windward Islands) 58
Tahiti (French Oceania)	71	Amirantes Is. (Seychelles) 53	Grenada (Windward Islands) 58
Tanganyika (British East Africa)	30	Anguilla (Leeward Islands) 45	Guadeloupe (French West Indies) 69
Tangier	121	Antigua (Leeward Islands) 45	Guatemala
Tasmania (Australia)	26	Aruba (Netherlands West Indies) 10	Halti 1
Tabago and Trinidad	56	Ascension Is. (St. Helena) 52	Honduras1
Togoland (mandate) (British West	00	Ashanti (British West Africa) 34	Iceland 62
Africa)	34	Australia 26	Inaccessible Is. (St. Helena) 52
Togoland (mandate) (French West	0.4	Australian Solomon Islands (British	India (including Baluchistan, Bhutan,
Africa)	86	New Guinea) 49	and Nepal) 4
Tonga Islands (Oceania, British)	54	Bahama Islands (British West Indies) _ 27	Jamaica (including Calcos, Cayman,
Tortue Is. (Haiti)	15	Bahrein Islands 67	and Turks Islands)
Trans- Jordan and Palastina		Baluchistan (India) 43	Juan Fernandez Is. (Chile)
Trans-Jordan and Palestine	51	Barbados (British West Indies) 28	Katar 118
Trinidad and Tobago	56	Barbuda (Leeward Is.) 45	Kenya (British East Africa) 30
Trinidad Is. (in South Atlantic)	0	Bay Is. (Honduras) 16	Kuwait 40
Tristan de Cunha Telande (St. Hel-	6	Belgian Congo	Labrador (that part under Newfound-
Tristan da Cunha Islands (St. Hel-	E0.	Bermuda29	land authority) 4
ena)	52	Bhutan (India) 43	Leeward Islands (including Antigua,
Trucial Oman (Trucial Coast)	119	Bismarck Archipelago 49	Barbuda, Redonda, St. Christopher
Tuhuai (Franch Oceania)	71	Bolivia 5	(St. Kitts) Island, Nevis Island, An-
Tubuai (French Oceania)	71	Bonaire (Netherlands West Indies) 10	guilla Island, Montserrat, Sombrero,
Tunisia (French North Africa)	87	Brazil 6	and British Virgin Islands 4
Turks Islands (Ismates)	99	British Cameroons (British West	Les Saintes (French West Indies) 69
Turks Islands (Jamaica)	. 44	Africa) 34	Liberia
U. S. S. R.	76	British East Africa (including Kenya,	Loyalty Is. (French Oceania) 7
Ubangi Shari (French Equatorial	22	Uganda, Nyasaland, Zanzibar, and	Maldive Islands (Ceylon) 36
Africa)	73	Tanganyika, mandated territory) 30	Malta and Gozo
Uganda (British East Africa)	30	British Guiana 31	
Union of South Africa	57	British Honduras 32	Marie Galante (French West Indies) 6
Union of Soviet Socialist Republics	76	British Oceania (see Oceania, British) _ 54	Marquesas Is. (French Oceania) 7
United Kingdom (Great Britain and		British Togoland (British West Africa) _ 34	Martinique (French West Indies) 6
Northern Ireland)	2	British Virgin Islands (Leeward	Mauritius (including Chagos, Rodri-
Uruguay	23	Islands) 45	guez Is., and Diego Garcia Is.) 4
TART TO A CONTRACT OF THE PARTY			

"Gen, Lic. Country Group" opposite a

dies) ---

GROUP K—Continued	ntry	GROUP K—Continued	untry	GROUP M-Continued Country
N			0.	No.
Mexico	17	Togoland under British mandate (Brit-		Cyprus 37
Miquelon and St. Pierre	70	ish West Africa)	34	Egypt 59
Montserrat (Leeward Is.)	45	Tonga Islands (Oceania, British)	54	Eritrea112
Nepal (India)	43	Tortue Is. (Haiti)	15	Ethiopia 113 French Somaliland (French Somali
Netherlands Guiana (Surinam) Netherlands West Indies (Aruba, Bon-	22	Trinidad and Tobago (British West In- dies)	56	Coast) 114
aire, Curacao, Saba, St. Eustache, and		Trinidad Is. (in South Atlantic)		Iran 80
St. Martin (southern part)	10	(Brazil)	6	Traq
Nevis Island (Leeward Is)	45	Tristan da Cunha Islands (St. Helena)	- 52	Italian Somaliland 116
New Caledonia Is. (French Oceania)	71-	Trucial Oman	119	Kamaran Island (Aden) 25
Newfoundland (including that part of		Tuamotu (French Oceania)	71	Khorya-Morya Island (Aden) 25 Lebanon 78
Labrador under Newfoundland au-	4.77	Tubuai (French Oceania)	71 44	Libya 117
thority)New Guinea (British) (comprising	47	Turks Islands (Jamaica) Uganda (British East Africa)	30	Palestine51
Papua, or British New Guinea, and		Union of South Africa	57	Perim Island (Aden) 25
Territory of New Guinea (mandated		United Kingdom (Great Britain and		Saudi Arabia81
territory), Bismarck Archipelago,		Northern Ireland)	2	Sokotra Island (Aden) 25
and Australian Solomon Islands)	49	Uruguay	23	Sudan, Anglo-Egyptian 60 Syria 78
New Hebrides (British and French	100	Venezuela	24	Syria 78 Trans-Jordan 51
Condominium) New Zealand (including Cook Islands)	122	Wallis Archipelago (French Oceania)	71	Yemen 120
Nicaragua	18	Western Samoa (mandated territory,		
Nigeria (British West Africa)	34	New Zealand)	123	(b) When a commodity is placed un-
Nightingale Is. (St. Helena)	52	Windward Islands (including Grenada,		der general license to a particular
Norfolk Island	49	Grenadines, Dominica, St. Lucia, and		"country group" it may, subject to the
Northern Ireland (United Kingdom)	2	St. Vincent)	58	provisions of this subchapter, be ex-
Northern Rhodesia Nyasaland (British East Africa)	50 30	Zanzibar (British East Africa)	30	ported to any country in that group.
Oceania, British (including British		GROUP V		§ 802.4 Re-exportation from country
Solomon Islands, Fiji Islands, Gil-		Avgenting	4	of destination. No exportation may be
bert and Ellice Islands, Pitcairn Is-		Bay Island (Honduras)	16	made under any type of general license
land, Tonga or Friendly Islands,		Bolivia	5	with the knowledge or intention that the
Santa Cruz Islands)	54	Brazil	6	commodities so exported are to be re-
Panama Panus (British New Guines)	19 49	Chile	7	exported from the country of destina-
Papua (British New Guinea)	20	Colombia	8	tion, unless the re-exportation has been
Peru	21	Costa Rica	9	authorized by the Foreign Economic
Pitcairn Island (Oceania, British)	54	Cozumel Island (Mexico)	3	Administration.
Qatar (Katar)	118	Dominican Republic	11	§ 802.5 Consignor control under gen-
Raiatea Is. (French Oceania)	71	Easter Island (Chile)	7	eral license. (a) General licenses may
Rapa Is. (French Oceania)	71 45	Ecuador	12	be revoked or suspended as to any per-
Revilla Is. (Mexico)	17	El Salvador	13	son in any destination.
Rodriguez Is. (Mauritius)	46	Fernando Noronha Island (Brazil)	6	(b) Shipment under a general license
Saba (Netherlands West Indies)	10	Galapagos Islands (Ecuador)	12 14	may be made to any consignee in the
St. Bartholomew (French West Indies)_	69	Haiti	15	country of destination except:
St. Christopher (St. Kitts) Is. (Lee-		Honduras	16	(1) To any person as to whom the
ward Is.)	45	Juan Fernandez Island (Chile)	7	general license has been revoked or sus-
St. Eustache (Netherlands West In- dies)	10	Mexico	17	pended; or
St. Helena (including Ascension,	10	Nicaragua	18	(2) To any person on "The Proclaimed
Gough, Inaccessible, Nightingale,		PanamaPanama	19	List"; or
and Tristan da Cunha Islands)	52	Peru	21	(3) To a member of the immediate
St. Kitts (Leeward Is.)	45	Revilla Island (Mexico)	17	family or an agent or representative of
St. Lucia (Windward Is.)	58	St. Paul Island (Brazil)	6	any person named on "The Proclaimed
St. Martin (southern part) (Nether-	10	Sala-y-Gomez Island (Chile)	7	List"; or
St. Martin (northern part) (French	10	San Ambrosio Island (Chile)	7	(4) To any person when by reason of
West Indies)	69	San Felix Island (Chile)	7	the sale, purchase or any service con-
St. Paul Is. (Brazil)	- 6	Trinidad Island (Brazil)	15	nected with the exportation, a commis-
St. Pierre and Miquelon	70	Uruguay	23	sion, fee, remuneration or other benefit
St. Vincent (Windward Is.)	58	Venezuela	24	accrues to any person on "The Pro-
Sala-y-Gomez Is. (Chile) Samoa, Western (mandated Territory,	7			claimed List".
New Zealand)	123	Group G		(5) To any member of the armed
San Ambrosio Is. (Chile)	. 7	Corsica	102	forces of an enemy country who is a
San Felix Is. (Chile)	7	French Cameroon	72	prisoner of war or to an interned na-
Sandwich Is. (Falkland Is.)	39	French Equatorial Africa (including		tional of an enemy country, unless made
Santa Cruz Is. (Oceania, British)	54	Chad, Gabon, Middle Congo, and Ubangi Shari)	73	pursuant to General License "GIT-IRC".
ScotlandSeychelles and Dependencies	53	French India (Chandernagor, Karikal,		§ 802.6 Consignor control under gen-
Sierra Leone (British West Africa)	34	Mahe, Pondichery, and Yanaon)	104	eral license. General licenses may be re-
Society Is. (French Oceania)	71	French North Africa (including French		voked or suspended as to any person
Solomon Islands (British Oceania)	54	Morocco, Algeria, and Tunisla)	87	within or without the United States by
Solomon Islands, Australian (British		French West Africa (including Mauri-		an order issued pursuant to the provi-
New Guinea)	49	tania, Senegal, French Guinea, Ivory Coast, Togoland, Dahomey, French		sions of Part 807 of this subchapter.
Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.)	45 39	Sudan, and Niger)	86	§ 802.7 Country group general li-
South Orkney Is. (Falkland Is.)	39	Madagascar	92	censes. General licenses are hereby is-
South Shetland Is. (Falkland Is.)	39	Reunion	95	sued authorizing exportation of the
Southern Rhodesia	55	Union of Soviet Socialist Republics	ma	commodities set forth in the column
South-West Africa	57	(U. S. S. R.)	76	"Commodity" to the destinations desig-
Surinam	22	GROUP M		nated opposite each commodity in the
Tahiti (French Oceania)	71	Aden	25	column "Gen. Lic. Country Group" in
Tanganyika (British East Africa)	30 26	Anglo-Egyptian Sudan	60	§ 801.2 of this subchapter. Where the
Tasmania (Australia) Tobago and Trinidad (British West In-	20	Arabia (Saudi)	81	word "none" appears in said column
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and the second of the second o

British Somaliland_____

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commodity, such commodity may not be exported under the general license granted by this section.

§ 802.8 General license "GUS". A general license designated "GUS" is hereby granted authorizing exportations as follows:

(a) To members of the United States Armed Services. Commodities in quantities sufficient solely for the personal use of the consignees and their immediate families; articles for personal use may include household effects, food, beverages, and daily necessaries.

(b) To representatives of the United States. (1) Exportations for the personal use of the consignee, and/or his immediate family and/or employees; articles for personal use may include household effects, food, beverages, and daily necessaries.

(2) Exportation of equipment and supplies for the office use of the representative or for use by the representative or his employees in the performance of their official duties. Under this general license the following classes of commodities are included: Stationery supplies, typewriters, adding machines, office furniture, and other comparable office equipment; cleaning supplies, mechanical and electrical supplies and other building maintenance supplies; uniforms, motor cars and trucks, and automobile parts; flags, foodstuffs, books, professional and scientific instruments, apparatus and supplies; medicinals, medical supplies and vaccines; photographic equipment, including unexposed film, plates, and paper.

§ 802.9 General in transit licenses "GIT". (a) Definitions. When used in this section:

(1) "In transit shipment" shall mean a shipment of a commodity or commodities from one foreign destination to another foreign destination, via the United States, for which no formal or informal consumption entry has been made at a United States custombouse.

made at a United States customhouse.

(2) "S Countries" shall mean the following: Argentina, Eire, French West Africa, French North Africa, Portuguese Atlantic Islands, Portuguese Guinea, Spain, Spanish Atlantic Islands, Spanish and International Morocco and Tangier, Sweden, Switzerland, and Turkey.

(3) "M Countries" shall mean the following: Aden, Anglo-Egyptian Sudan, Arabia (Saudi), British Somaliland, Cyprus, Egypt, Eritrea, Ethiopia, French Somaliland (French Somali Coast), Iran, Iraq, Italian Somaliland, Kamaran Island (Aden), Khorya-Morya Island (Aden), Lebanon (Syria), Libya, Perim Island (Aden), Saudi Arabia, Sokotra Island (Aden), Sudan (Anglo-Egyptian), Syria, Trans-Jordan and Palestine, and Yemen

(4) "Y Countries" shall mean the following: Australia, Burma, India, New Zealand, Union of South Africa, British Colonies including only Aden, Bahamas, Barbados, Bermuda, British Guiana, British Honduras, Ceylon, Cyprus, Fiji, Gambia, Gold Coast, Jamaica, Kenya, Leeward Islands, Nigeria, Northern Rhodesia, Nyasaland, Palestine and Trans-

Jordan, Seychelles Islands, Sierra Leone, Tanganyika, Trinidad, Uganda, Western Pacific Islands, Windward Islands, Zanzibar.

(b) General licenses are hereby granted authorizing, subject to the other provisions of this section, the exportation of "in transit shipments" from those countries of origin to those countries of destination set forth directly opposite the respective general license designation for each such license in the following table.

General license designation	Countries of origin	Countries of destination
GIT-A/A	All countries except enemy or enemy occupied countries.	All countries except enemy or enemy occupied countries, "S Countries" and "M Coun-
GIT-C/MS	Canada	tries". "S Countries" and "M Coun-
GIT-Y/S	"Y Countries"	tries". "S Countries".

(c) There is hereby granted a general license designated GIT-C/P authorizing the exportation of commodities passing through the United States, in transit, to Portugal: Provided, That such exportations are consigned by the Canadian Red Cross Society to an agent of such Society and destined for British prisoners in Germany.

(d) No exportation may be made pursuant to general license GIT-C/MS, except to "M Countries" and when consigned to the Armed Forces of the United Nations, unless a Canadian export permit or British Imperial Export License, specifying the nature of the shipment and ul-

extracted.

timate consignee in the country of destination, is surrendered to the United States Collector of Customs at the last port of exit from the United States.

(e) No in transit shipment originating in Portugal, Spain, Switzerland or Sweden may be exported pursuant to any general license granted in this section unless there is presented to the United States Collector of Customs at the last port of exit from the United States a Certificate of Origin and Interest issued pursuant to directions of the Joint Anglo-American Blockade Committee, or a document replacing such certificate issued by a British consular officer in the United States, and unless the name and address of the ultimate consignee shown on said certificate or replacement document shall be the same as that shown on the pertinent shipping documents.

(f) The following commodities shall not be exported pursuant to any general license granted in this section except,

(1) When such commodities are incorporated in "in transit shipments" proceeding (i) from any destination in the British Empire to any other destination in the British Empire, (ii) from Mexico to any other part of Mexico, (iii) between the Republic of Panama and any destination within the scope of General License GIT-A/A through the Panama Canal Zone, (iv) from Canada to any designated country of destination.

(2) Quinine and quinine preparations when proceeding through the Panama Canal Zone from one of the countries listed under Group V in § 802.3 (a) to any other Group V country except Argentina:

Commodity	Schedule B No.
Aircraft parts, equipment and accessories other than those listed in the President's Proclamation 2549 of April 9, 1942 (7 F.R. 2769).	All
Aconite	2209.88, 8124.98, 8127.98
Agar	
Aluminum	
	6308.50, 8336.0, 8339.05, 8339.98
Ammonium nitrate (except fertilizer)	8385.17
Antimony	
	6670.00, 8396.03, 8396.08
Asbestos, crude and fibre %" and more in length	5451.05
Atropine	8135.08, 8135.98
Babassu nuts and kernels	2220.98
Babbitt metal, not including scrap and dross	
Beef and mutton tallow—(edible and inedible) and oleo stock	0051.00, 0052.00, 0857.00
Belladonna leaves and root	2209.88
Beryllium, metallic	6649.05
Beryl and beryllium ore	6645.05, 5990.98
Beryllium oxide, carbonate and other beryllium salts	8398.98
Brass and bronze	6440.00 thru 6479.98,
	7744.70, 7740.98
Bristles	0935.00
Caffeine	8135.11, 8135.12
Cadmium.	6645.15, 6649.15, 8396.50, 8429.98
Canton and canton yarn	3205.01, 3499.09
Cashew nuts and cashew nut kernels	1379.95
Cashew nut oil and cashew nut shell oil	2249.98
Castor oil	2249.01, 8111.00
Castor beans	2220.01
Cerium	6645.98, 6649.18, 8396.70
Chromium	6645.20, 6649.20, 8429.98,
	8429,05, 8329.98, 8429.05, 8396.70
Cinchona bark or other bark from which quinine may be	2209,04

Flaxseed (linseed)__

Digitalis seeds... Ferromanganese.

Cryolite_

Ergot

Corundum ore.

or refined.

Cod-liver Coconut

Cobalt.

Copper --

Copra

Gold manufactures Gauges, precision.

Magnesium metal

Manganese

Mica

Jewel bearings

Kapok, fiber

Hyoscyamus.

Homatropine ...

Commodity	Sche	edule B N	·o.
Tin	6565.02, 6565.08,		6565.07
Tin: alloys and scrap containing tin, except babbitt metal Toluol	6565.08		
Tools incorporating industrial diamonds	5409.05, 6178.91,	7455.03,	7389.00
	2220.98	6178.98,	1480,12
Tung oil		39.00, 839	8.22
UraniumVanadium		6637.00.	6637.01,
	THE PERSON NAMED IN	6220.87,	
	3609.03 th	ru 3633.00	7
Whale oil			
Zinc	6570.00 thi		THE RESERVE OF THE PARTY OF THE
	6589.01, 8299.90	thru 8329.98.	6589.98, 8398.45
		8398.48,	8411.00,
Zirconium	6220.98, 8398.54,	6645.95, 8398.58	6649.95

(g) There is hereby granted a general license designated "GIT-IRC" authorizing the exportation of relief supplies passing through the United States, in transit, to prisoners of war or civilian internees at any destination: Provided. That an International Red Cross representative in the United States shall certify to United States Collectors of Customs at ports of entry and exit that such supplies are for ultimate distribution to or use of prisoners of war and/or civilian internees.

(h) No shipment shall be made pursuant to general license "GIT-Y/S," cept when destined to Argentina, unless a British Imperial Export License specifying the nature of the shipment and ultimate consignee in the country of destination is surrendered to the Collector of Customs at the last port of exit from the United States.

§ 802.10 Shipments of limited value "GLV"—(a) Definitions. When used in this section:

(1) "Net value" shall mean the actual selling price less shipping charges or the domestic market price at the time and place of shipment whichever is the larger.

(2) "Domestic market price" shall mean the Office of Price Administration ceiling price which may be charged to the same type of purchaser in the United States or, where no ceiling price has been

established, the current market price.
(3) "Single shipment" shall mean all commodities classified under a single Department of Commerce Schedule B number which move at the same time from one exporter to one importer on the same exporting carrier

(4) "Medicinal" shall mean any pharmaceutical, drug, or chemical usable for the preventing, healing, curing, alleviating, or treating of disease and for which there is no accepted industrial use.

(5) "Restricted medicinal" shall mean any medicinal having a value limitation preceded by an asterisk (*) under the column headed "GLV Dollar Value Limits" set forth in § 801.2 of this subchapter.

(6) "Group K" and "Group G" shall mean those destinations designated as such in paragraph (a) of § 802.3.

(b) General License "GLV". A general license designated "GLV" is hereby granted, subject to the special provisions for medicinals and for exports to Mexico specified in paragraphs (d) and (f) of this section, authorizing the exportations of all commodities, except those listed in paragraph (e) of this section, to any destination in Group K and Group G and to Argentina where, in a single shipment, the net value does not exceed the value limit specified for such commodity and destination in § 801.2 of this subchapter under the column headed "GLV Dollar Value Limits". Where an asterisk (*) precedes a value limit for any commodity, all forms, conversions, and derivatives of such commodity even though not covered by the Schedule B number listed, are subject to the value limit specified. If reference is made to a footnote, the limitations specified in such footnote shall govern notwithstanding any other provisions.

(c) Use of other general licenses not restricted. The provisions of this section shall not be construed as limiting the use of any other general license

specifically authorized.

(d) Special provisions for medicinals. Medicinal preparations or mixtures containing any restricted medicinal may be exported under this general license to any destination in Group K or Group G and to Argentina where, in a single shipment, the value of each restricted medicinal contained in such medicinal preparation or mixture does not exceed the value limit specified for such restricted medicinal and destination: Provided. That, in the case of exportations to any destination in Group G and Argentina, the total net value of such medicinal preparations or mixtures in a single shipment shal! not exceed \$25.00.

(e) Prohibited exportations. The following articles may not be exported in any amount to any destination under

this general license:

Aircraft parts, equipment, and accessories other than those listed in the President's Proclamation of April 9, 1942 (Proc. 2549, 7 F.R. 2769)

Air-raid sirens and alarms Ammunition for small arms, .22 caliber or less Cinchona bark, all forms

Cinchonidine, all forms Cinchonine, all forms Components for small-arms ammunition, .22 caliber or less Diamonds, industrial Digitalis seeds

Electric fans Electric watt-hour meters

Emetine, all forms Equipment and parts which can be used or adapted to use for the production of aviation motor fuel or tetraethyl lead

Equipment for the production of aviation

lubricating oil

Fire-control instruments, military searchlights, aerial cameras, and other types of
military equipment containing optical

elements Firearms Gas masks

Gauges, precision Hempseeds

Household electrical and mechanical refrigerators

Metal drums, containers and gas cylinders Narcotics and narcotic preparations Optical elements for fire-control instruments,

aircraft instruments, etc. Paraffin wax, refined or unrefined Penicillin

Petroleum products as follows: Natural gasoline Aviation motor fuels (all) Other motor fuels and gasoline

Kerosene Platinum jewelry Quinidine (all forms) Quinine and quinine preparations (all) Radio transmitting sets

Shotgun shells Telephone and telegraph equipment and repair parts, including telephone resistors

Tools incorporating diamonds Wood and wood manufactures except as specifically authorized under this general

(f) Special provisions for Mexico. (1) Exportations to Mexico under the provisions of general license "GLV" are permitted only when such shipments are made in conformity with one of the following two conditions:

(i) The shipment is a "single shipment" as defined in paragraph (a) of this section: Provided, That such shipment is transported by a common carrier or is a mail shipment; or

(ii) If the shipment is not a mail shipment or is transported otherwise than by a common carrier, not more than one such shipment may be made by or on behalf of the same exporter to or for the account of the same ultimate consignee during the same calendar week.

(2) Any person making an exportation to Mexico under this general license which is not a mail shipment and which is to be transported otherwise than by common carrier shall enter on his Shipper's Export Declaration covering such shipment a certification in the following

The undersigned certifies to the Foreign Economic Administration that the merchandise above described is the only shipment of the commodity(les) classified under the Schedule B number(s) set forth herein to be exported under the provisions of general license "GLV" by the undersigned exporter to the consignee named herein during the current calendar week,

Signed

(3) Collectors of Customs are authorized to limit or prevent altogether the exportation of any commodity to Mexico under this general license whenever they shall have cause to suspect that such exportation is being made for the purpose or with the intent of evading any of the regulations of the Foreign Economic

Administration.

(4) In any case where the Collector of Customs determines that the limitations in subparagraph (1) (ii) of this paragraph would create an unnecessary hardship or that an emergency exists in a particular case, he is authorized to permit more than one such shipment in a calendar week under this general license: Provided, That the value of each such shipment does not exceed the value limitation provided for the commodities included in such shipment under this general license.

§ 802.11 Personal baggage. (a) A general license designated "Baggage" is hereby granted, subject to the provision set forth in paragraphs (b) and (c) of this section, authorizing the exportation of the following classes of commodities when they are exported or taken out of the United States as personal baggage by a person leaving the United States, for his individual use and, unless otherwise specified, for the use of his immediate family.

(1) Personal effects: Clothing, books, toilet articles, articles of personal adornment, foodstuffs, personal firearms, hunting guns, cameras, radios, souvenirs

and similar articles.

(2) Household articles: Furniture, refrigerators, radios, decorations and

other household furnishings.

(3) Professional instruments and tools of trade: All instruments, tools and apparatus, including typewriters, which are used by the person in his profession or trade.

(4) Motor vehicles: Automobiles, trailers and trucks.

(b) General limitations to the use of this general license. (1) No article intended for resale in a foreign country may be exported under this general license.

(2) Subject to examination by or under the authority of the Office of Censorship, unexposed photographic films, plates, and photographic paper may be exported under this general license.

(3) Platinum in the form of jewelry and in the form of other articles of personal adornment may be exported under this general license only when it is certain that such articles will be used as articles of personal adornment and for no other purpose.

(4) Personal firearms and hunting guns exported under this general license shall be limited to three guns per person.

(5) Motor vehicles may be exported under this general license subject to the

following provisions:

(i) Permanent residents of the United States may export motor vehicles under this general license when the vehicle is the personal property of the exporter and is exported solely for the use of the exporter or his family.

(ii) Persons residing in the United States and departing to take residence abroad may export motor vehicles under this general license if the vehicle to be

exported was acquired not less than six months prior to the date of export and is intended solely for the use of the exporter or his family.

(iii) Nonresidents who have brought motor vehicles into the United States may export such motor vehicles under

this general license.

(6) Radios exported under this general license are subject to United States Navy orders which require that they must either be put in storage as freight or placed in the custody of the Master of the vessel before they leave the United States. In addition, radios which operate by means of batteries must have their batteries and tubes disconnected before they are so stored or placed in the custody of the Master of the vessel.

(7) All exportations under this general license shall be limited to quantities sufficient solely for the personal use of the exporter and his immediate family, unless otherwise specifically provided in this

section.

(c) Special provisions applicable to the use of this general license. (1) "United Nations' vessel" shall mean any vessel within the provisions of § 802.13 (a) (1).

(2) What passengers may take. (i) Passengers leaving the United States by plane, by United Nations' vessel, or by any form of land transportation may export personal effects, household articles, professional instruments and tools of trade and motor vehicles: Provided, That the quantity of food exported by any such passenger shall not exceed \$10.00 in value.

(ii) Passengers leaving the United States on a vessel which is not a United Nations' vessel may export the same commodities as persons who leave by United Nations' vessel with the exception of the following articles: radios, radio parts, foodstuffs, cameras, electrical apparatus, scientific instruments, technical books, and not more than one fountain pen.

(3) What crew members may take.
(i) Crew members leaving the United States on United Nations' vessels may export under this general license personal effects, and such professional instruments as are customarily used by seamen and which the Collector of Customs approves: Provided, That no crew member shall export more than one pair of new shoes, nor food in quantities in excess of \$5.00 net value: And further provided, That the total net value of all commodities taken by a crew member for other than his own personal use shall not exceed \$25.00.

(ii) Crew members leaving the United States on a vessel which is not a United Nations' vessel may export personal effects subject to the following provisions:

(a) That no personal effects, for which OPA ration currency or coupon must be surrendered, may be exported.

(b) That the total net value of all commodities which are exported for other than the individual use of the crew member shall be limited to \$10.00.

(c) That none of the following articles shall be exported: radios, radio parts, foodstuffs, cameras, electrical apparatus and appliances, scientific instruments, technical books, and not more than one fountain pen. § 802.12 Photographic film, plates and paper "GPF" A general license designated "GPF" is hereby granted authorizing the exportation of developed photographic film, plates, paper or prints to all destinations to which the Foreign Economic Administration has assigned general license numbers in § 802.2 (a): Provided, That the exportation is made in accordance with the requirements of the United States Office of Censorship.

§ 802.13 Ship and plane stores, supplies and equipment; dunnage "GLD".

(a) General licenses are hereby issued permitting exportation on freight or

passenger vessels;

(1) (i) Owned by or under charter to the United States Maritime Commission, War Shipping Administration, British Ministry of War Transport, Canadian Department of Munitions and Supply, or the Soviet Government Purchasing Commission, proceeding to any destination; or

(ii) Which have been approved to the Collector of Customs by special authorization from the Requirements and Sup-

ply Branch; or

(iii) Which have secured an authentic and acceptable document from the War Shipping Administration, British Ministry of War Transport, Canadian Department of Munitions and Supply, or the Soviet Government Purchasing Commission, certifying that the vessel is operating on the instant voyage in the interest of the respective agency issuing the certificate; or

(iv) Of registry of countries designated by numbers 1 to 3, 5 to 58, 60 to 67, 71 to 81, or 99 in § 802.2 (a), or the Netherlands, Norway, or Poland, Provided: That the destination of such vessels shall be one of the aforenumbered countries; of

the following commodities:

(2) (i) Bunker fuel for use or consumption on board during the outgoing and any immediate return voyage, which, in the case of exportation on a vessel operating under a certificate issued by one of the agencies described in subparagraph (1) (iii) of this paragraph, shall not exceed the amount recommended by an authorized representative of the War Shipping Administration by endorsement on said certificate.

(ii) Other ordinary ship stores, sea stores and supplies for both port requirements and use or consumption on board such vessels during the outgoing voyage and any immediate return voyage scheduled in such quantities as the Collector of Customs deems necessary and reason-

able.

(iii) Equipment and spare parts intended for permanent use on such vessels when necessary for their proper operation and approved by the Collector of Customs: Provided, That no new marine diesel engine (Schedule B Nos. 7145.00 and 7146.00) the installation of which is to take place at dockside, may be exported under this general license except new marine diesel engines installed in shipyards under the jurisdiction of the Coordinator for Ship Repairs and Conversions, U. S. Maritime Commission.

(b) (1) A general license is hereby granted authorizing the exportation of food stores for consumption on vessels

during the outgoing and any immediate scheduled return voyage; Provided, That:

(i) The total amount of said food stores does not exceed beyond 20 per cent, an amount equal to 6.25 pounds times the number of days of the voyage for every crew member and passenger carried by such vessels; plus a tolerance not to exceed .15 pound per man per day, when, due to packaging, food stores cannot be split up; and

(ii) The total amount of any specific food item, class or group of food items does not exceed the amount set forth for said food item, class or group of food items in subparagraph (4) of this para-

graph.

(2) The operators of vessels shall furnish to the Collector of Customs requisitions based upon the information set forth in said food list, and shall furnish the following additional information: name of vessel; nationality; name of agent; approximate number of days required for the outgoing and return voyage; the vessel's probable itinerary, and the number of crew and passengers. When presenting a requisition for cigarettes to Collectors of Customs the operators of vessels shall also submit an inventory of the total number of cigarettes on board such vessels at the time of arrival in port.

(3) Foodstuffs to be used as lifeboat provisions are considered as "deck stores", and are not within the purview

of this section.

(4) Item and allowance authorized per man per day. The allowable quantities per man per day are indicated in the table following. Where a number preceded by an asterisk (*) appears immediately after a food item, this refers to the conversion factor applicable to such item for the purpose of determining food value equivalents. In the case of such items, the weight shall be multiplied by said number in computing the total amount authorized for a certain item within the particular group or class. For example, each pound of dehydrated vegetables will use 6 pounds of the total of Group 6 food stores permitted under this general license.

FOOD STORES LIST

Group 1—Meat, poultry, fish, all (not in excess of 1.00 pound): Meat, poultry, fish, rationed (not in excess

or 0.80 pound)	
Meat:	
Fresh	
Fresh boneless	*1.
Canned	*1.
Dried	*1.
Live	*0.
Fish, canned	
Poultry, canned	
Other poultry and fish (not in excess	14
of 1.00 pound):	
Poultry, fresh	
Poultry, live	*0.
Fish, fresh and dried	
Group 2-Dairy products, all (not in	exce
of 0.80 pound):	
Cheese (not in excess of 0.12 pound	1
Milk and cream canned weight	

Group 3—Fats, all (not in excess of 0.25 pound):

Butter (not in excess of 0.1 pound)

Other fats

Group 4-Eggs (not in excess of 0.25 pound)

(9 eggs=1 pound). Group 5—Sugar (not in excess of 0.25 pound).

FOOD STORES LIST-Continued

Group 6-Vegetables and fruits, all (not in excess of 3.00 pounds): Vegetables and fruits, processed (not in excess of 1.90 pounds): Canned fruits and vegetables Dried fruit_. #4 Dehydrated vegetables (except potatoes) *6 Other vegetables and fruits (not in excess of 3.00 pounds): Dehydrated potatoes__ Dry beans, peas, and nuts (not in excess of 0.05 pound) All other vegetables and fruits Group 7-Grains and cereals, all (not in ex-

cess of 1.00 pound). Group 8—Beverages, all (not in excess of 0.25 pound).

Coffee

Tea (not in excess of 0.04 pound) Cocoa (not in excess of 0.01 pound) Other beverages (not in excess of 0.15 pound)

9-Other groceries (not in excess of 0.25 pound)

Jams Jellies

Condiments

Peper (not in exces of 1.4 oz. per man per 100 days)

Other spices Group 10-Tobacco:

Cigarettes (1 package) or

Other tobacco (not in excess of 4 oz.)

The total number of cigarettes on board at the time of arrival in port shall be deducted in computing the authorized allowance of cigarettes.

The foregoing limits on the quantity of cigarettes which may be exported under this general license do not apply to vessels owned by or under charter to the War Shipping Administration. Such vessels may export cigarettes under this general license in such quantities as may be authorized by the War Shipping Administration.

(5) Upon specific authorization to Collectors of Customs by the Foreign Economic Administration food stores in excess of the amounts otherwise authorized in this section may be exported un-

der this general license.

(c) General licenses are hereby granted permitting the exportation in planes departing from the United States of fuel, ordinary plane stores and supplies for use or consumption during the outgoing trip of such planes and any immediate return trip scheduled, and of equipment and spare parts when necessary for the proper operation of such

(d) Dunnage-(1) Definition. When

used in this paragraph:

(i) "Dunnage" shall mean any lumber of a grade No. 3 common or lower, matting, jute or burlap bagging, paper or other materials customarily used to secure or stow cargo aboard a vessel, when such materials are not carried as cargo and not assessed freight charges. Materials of better quality than herein defined may be used as dunnage only when it has been established to the satisfaction of the United States Collector of Customs that ordinary grades are unobtainable.

(ii) A general license designated "GLD" is hereby granted authorizing the exportation of dunnage when exported solely for use as dunnage on the immediate voyage of an exporting carrier; Provided, That the amount of said dunnage to be exported on any such carrier does not exceed the amount necessary to properly stow or secure the cargo then being carried.

§ 802.14 Metal drums and containers "G-MDC". A general license designated "G-MDC" is hereby granted authorizing the exportation to any destination of all metal containers, except new gas cylinders, when filled with any commodity the exportation of which has been authorized by any type of export license issued by the Foreign Economic Administration or the Department of State.

§ 802.15 Prisoners of war and interned civilians "G-PW-2". (a) A gen-(a) A general license, designated "G-PW-2". hereby granted authorizing the exportation of gifts to citizens and members of the armed forces of the United States and British Empire who are prisoners of war or interned in enemy occupied territories and to nationals of the Netherlands who are interned or held as prisoners of war by Japan; Provided: That the exportation is made in accordance with the following provisions:

(1) Such gifts shall be packed in a parcel not exceeding 11 pounds gross weight or dimensions of 18 inches in length or 42 inches in length and girth

combined.

(2) Gift parcels shall be sent via U.

S. mail only.

(3) Only one gift parcel shall be sent to each prisoner or internee within any sixty day period, except that in addition to any other gift parcel one gift parcel of books weighing not more than five pounds may be sent by the same donor to the same prisoner or internee within any thirty day period, and two gift parcels of tobacco may be sent within any sixty day period to each prisoner or internee, in accordance with the provisions of paragraph (b) and (c) of this section.

(4) There shall be affixed to each gift parcel except those containing books. an official label furnished the next of kin or beneficiary of the prisoner or internee by the U.S. Provost Marshal General's Office or a certificate or label furnished such next of kin or beneficiary by an appropriate recognized agency of the British Dominions or colonies. Each label shall be properly filled in according to the instructions of such office or agency. Wherever duplicate copies of a label are furnished one copy shall be placed inside the parcel.

(5) A Post Office Department Customs Declaration shall be filed at the time of mailing on which shall be listed the contents of the parcel; provided that, in lieu thereof, in the event such declaration is not available, a list of the contents written in ink shall be affixed to the parcel.

(6) The following general license designation shall, if not printed on the official label affixed to the parcel, be written on each parcel in ink directly under the address:

> General license "G-PW-2" via New York, New York

(7) Gift articles shall not be packed in either glass containers, in vacuum, soldered or hermetically sealed tins, or in tin or lead tubes. Nor shall such articles contain any written matter ex4474 cept as provided in paragraph (c) of this section. (8) Except as otherwise provided in this section the following are the only commodities that may be exported pursuant to this general license: Smoking accessories: Tobacco pouches Pipes Cigarette holders (except paper) Cigarette cases (nonmetallic) Pipe cleaners Toilet articles: Washing powder Medicated soap Bath soap Towels, bath and face Mouth washes and dentrifices (nonliquid) Wash cloths Shoe polishing cloth Toilet kits Tooth powder (in nonmetallic containers) Tooth brushes Shoe brushes Combs (nonmetallic) Brushes, scrubbing Hairbrushes (nonmetallic) Clothing brushes Safety razors Safety razor blades Shaving brushes Nonbreakable shaving mirrors

Talcum powder (in nonmetallic moisture-proof containers) Styptic pencils Shaving soap cakes and powder Small metal mirrors

Women's tollet articles except liquids (in nonmetallic moisture-proof containers) Cleansing tissues

Toilet paper Camphor ice (cardboard containers) Sanitary supplies for feminine hygiene

Orange sticks Items for children: All kinds of clothing and shoes

Crayons Small indestructible wooden toys and

games Sports and games: Playing cards

Checkers and other similar board games Cribbage Chinese checkers

Backgammon

Puzzles and games Ping pong or table tennis sets

Softballs Baseballs Medicine balls Footballs

Softball or baseball gloves Poker chips

Dice Dominoes Horseshoes Miniature bowling Miniature golf

Jump rope (individual type)

Boxing gloves Soccer ball Volley ball Clothing

Athletic clothing and shoes Socks

Sock supporters

Shirts (regular Army or Navy if prisoner of

war)

Insoles

Slacks (regular Army or Navy if prisoner of war)

Underwear Gloves Mufflers Sweaters Shoes Shoe laces

House slippers

Handkerchiefs

Clothing-Continued. Overshoes (rubbers)

Bathrobes Pajamas Nightgowns Suspenders

Neckties (only service ties for prisoners of

war) Bathing suits Women's wool hose Officer's blouses Women's blouses Overseas caps Skirts Ribbon Cotton raincoats Dresses

Miscellaneous items: Chewing gum

Shoe polish in tins Toothpicks Nail clippers Wallets

Mending kits Small mending scissors

Sewing kits . Shoe repair leather and nails Buttons (nonmetallic)

Hair clippers

Vitamin tablets in containers of cardboard, plastic or other unbreakable materials Safety pins

Standard phonograph records and needles Watches (low priced) Eyeglasses (securely packed)

Service insignia (for prisoners of war)

Religious emblems Fountain pens

Pen holders Pen points Pencils

Water color paints Oil paints for artists Paint brushes Iodine crystals Saccharin

Sponges (except rubber) Glue (powdered)

Small musical instruments

Rulers Hair nets and pins

Knitting needles (nonmetallic) Crochet needles (nonmetallic) Crochet thread

Knitting yarn Elastic

Pillow covers and pillow slips Table scarfs

Sheets Single blankets Rugs Garden seeds

Kitchen and eating utensils (not of glass or other breakable materials): Pans, baking

Dishes, pudding Opener, can Boilers, double Whisks, egg Jugs Pans, frying

Dishes, vegetable with cover Spoons, serving, table and tea Ladles

Cloths, dish and drying Forks, dinner Shakers, salt Pots, tea and coffee

Plates, dinner Plates, pie Colander Kettles, tea Bowls

Mugs Bowls, mixing Bowls, coffee

Food items: Processed American or Swiss cheese (must be packed in cellophane and carboard containers)

Dried prunes, raisins, apricots, peaches, and apples (in one pound or one-half pound cellophane packages)

Food items-Continued.

Banana flakes, dried ripe bananas, and similar products

Dried soups (in cellophane bags)
Bouillon cubes (1/4 pound)
Cereals of the whole grain variety as the oatmeal and dark farina type, or vitamin-fortified white grain cereals (cardboard containers)

Onion flakes

Meat extracts; dried (1/4 pound)
Nuts—all kinds, out of shells, in cellophane
bags or cardboard containers

Rice (one pound in cellophane or other transparent paper package or cardboard boxes

Plain or chocolate powdered malted milk in press-in top tins not in excess of one

Malted milk tablets in press-in top tins not in excess of 500 tablets

Hard Candy Sweet chocolate in bars (hard—no soft centers, not in excess of two pounds)

Candy bars Dried cocoa

Dried vegetables in cellophane or cardboard packages

Dried noodles, macaroni or spaghetti in cardboard boxes

Meal, flour or various mixture to be used for baking or cooking such as Bisquick, gingerbread mix, pancake flour, etc.

Powdered eggs Precooked beans Powdered milk Baking powder

Dried puddings, including Jello
Fruit cake—in commercially packed card-

board containers Roasted soybeans

Dried figs (in cellophane packages or cardboard containers)
Dates (in cellophane packages or cardboard

containers) Biscuits, cookies and crackers (one pound

in cardboard containers) Coffee in plain bags not in excess of two

(2) pounds Tea-bulk (loose) in bags or cardboard

boxes-not in excess of one-half (1/2) pound Postum (in press-in top tins or cardboard

boxes) Nescafe (in press-in top tins or cardboard

boxes) Ovaltine (in press-in top tins or cardboard

boxes) Cocoa in press-in top cans or cellophane bags not in excess of one-half (1/2) pound

Sugar in paper bags or cardboard boxes not in excess of one pound

Seasoning materials (except pepper)

(b) Special provisions for "tobacco gifts". Gifts of tobacco may be exported pursuant to this general license, provided the exportation is made, on behalf of a donor, by any tobacco company designated by the U.S. Provost Marshal General's Office and in accordance with the provisions of paragraph (a) of this section.

(c) Special provisions for "book" gifts. Gifts of books may be exported pursuant to this general license, provided the exportation (1) is made, on behalf of a donor, by a bona fide book dealer or publisher, (2) contains no technical data as defined in § 806.1 of this subchapter, (3) conforms to the requirements of the U. S. Office of Censorship, and (4) is made in accordance with the provisions of paragraph (a) of this section.

§ 802.16 Certain foreign trademarks, trade names, etc. No exportation may be made under any general license, with exception of those set forth in § 802.8

and § 802.11, of any commodity bearing the name of any person on the Proclaimed List, or bearing a trademark, trade name, brand, label or other mark which indicates that such commodity was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List.

§ 802.17 Exportations by citizens of foreign countries serving in the United States Armed Forces "G-AF"—(a) Definition. When used in this section:

(1) "Household articles" shall mean furniture, refrigerators, radios, kitchen utensils and other articles ordinarily used as household furnishings.

(2) "Personal effects" shall mean clothing, books, toilet articles, articles of personal adornment, cameras and other similar articles.

(3) "Professional instruments" shall mean tools of trade required by a person in his occupation, profession, or employment

(b) A general license designated "G-AF" is hereby granted authorizing the exportation of household articles, personal effects, professional instruments, and passenger automobiles by any person serving in the armed forces of the United States who is not a citizen of the United States: Provided, That

(1) The exportation is made to a country wherein the exporter or his next of kin maintain a residence and such country is not enemy-occupied or con-

trolled.

(2) A certificate in the following form signed by the exporter and countersigned by his commanding officer shall be filed with the United States Collector of Customs at the port of exit or with the United States Postmaster at the place of mailing when the exportation is made by mail, and

(3) The exportation is not made for purposes of resale.

CERTIFICATE

I hereby certify that I am a member of the armed forces of the United States; that I am not a citizen of the United States; that the articles listed below are my property; that such property is being exported to a country wherein I or my next of kin maintains a residence; and that such property is not being exported for the purpose of resale.

(List of articles)

Signature and serial number

Commanding Officer, Rank and Unit

§ 802.18 Publications not containing technical data "G-PUB". (a) When used in this section, the term "publications" shall mean all those commodities classified under the following Department of Commerce Schedule B numbers which do not contain technical data as defined in § 806.1 of this subchapter.

	tment of
Commodities Comm	erce No.
Books, bound, other	9512.00
Books, text, bound educational	9510.00
Books, unbound in sheets	9514.00
Calendars, printed or unprinted	9560.00
Catalogs and pamphlets	9516.00
Currency, bank notes and uncan-	
celled postage and revenue	
stamps	9569.98
Lithographically printed matter	9563.00
Maps and charts, geographic	9522.00
	The same of the sa

Department of Commodities Commerce No. Music in books and sheets. ___ 9523.00 Newspapers, current (report overissued and old newspapers in 4698.05 and 4698.09) 9553.00 9555.00 Periodicals __ Photographs and blueprints, n. e. s., except plans and specifications for the manufacture of aviation gasoline, aviation lubricating oil, and tetraethyl lead_____ Printed matter, n. e. s., except plans 9550. 98 and specifications for the manufacture of aviation gasoline, aviation lubricating oil, and tetraethyl 9569.98

(b) A general license designated "G-PUB" is hereby granted authorizing the exportation of publications to all destinations assigned general license numbers, subject, in the case of shipments to destinations designated "Group M" in § 802.3 (a), to the prior issuance when required by the country of destination of an import license which has been approved by the Middle East Supply Center at Cairo, Egypt.

§ 802.19 General license "GLC". A general license, designated "GLC", is hereby granted authorizing the exportation of trucks, buses, trailers, railroad rolling stock and other commercial vehicles when operated by private or common carriers between the United States and other countries, Provided, That such vehicles, except those imported into the United States from a foreign country, shall not be exported for the purpose of resale.

§ 802.20 Export of certain vessels "VMC". A general license designated

"VMC" is hereby granted authorizing the exportation of any vessel of fifty (50) gross tons or over which has not been built purposely for export, Provided: That the United States Maritime Commission has approved the transfer of such vessel to foreign ownership or has approved the placing of such vessel under foreign registry or flag.

§ 802.21 Bottle and container closures "G-BC". A general license designated "G-BC" is hereby granted authorizing the exportation to all destinations of bottle and container closures when shipped for use with an equal number of glass bottles and glass containers the exportation of which is authorized by general license.

§ 802.22 Emergency repair exportations to Mexico "G-MB"—(a) Definitions. When used in this section: (1) "Mexican Border Zone" shall mean that area in Mexico within fifty miles south of and along the entire United States border.

border.
(2) "United States Border Zone" shall mean that area in the United States within twenty miles north of and along

the entire Mexican border.

(3) "United States Consular Certificate" shall mean a document signed by a United States Consul in the Mexican Border Zone certifying the eligibility of the applicant to use this general license and to be valid for a period of ten days from date of issuance.

(4) "Replacement parts" shall mean any part or parts for the repair or maintenance of the following classifications of machinery and equipment:

Classification	
Electrical machinery and apparatus:	Schedule B Nos.
Generators, armatures, accessories, welding sets, lighting sets.	7000.00 thru 7012.00
Capacitors, 1/2 kilivolt ampere and larger	7019.00
Transforming or converting apparatus	7021.00 thru 7028.00
Transmission and distribution apparatus	7030.00 thru 7039.00
Motors, starters, and controllers	7040.00 thru 7055.00
Portable electric tools	7056.05 thru 7056.98
Electrical refrigerators & parts	7057.00 thru 7059.00
Electrical appliances (except X-ray tubes 7075.10)	
Telegraph apparatus & parts	7082.00
Telephone apparatus	7083.00 thru 7087.00
Commutators	
Measuring machines	
Parts of electric power-driven portable tools for metal- working machinery.	7099.98
Parts of electric welding sets	7099.98
Electric hair-waving machines (all kinds)	7099.96
Other electric apparatus & parts	
Machinery, industrial:	
Power-generating except electric & automotive (except boiler gage glass tubes 7139.00).	7111.00 thru 7163.00
Construction and conveying	7201.00 thru 7291.00
	7750.98
Mining, well, and pumping	
Metalworking (except diamond dies 7455.03)	7400.05 thru 7458.98
Textile sewing, and shoe	
Industrial (except ball and roller bearings 7691.00 thru 7693.00).	7590.00 thru 7750.98 7231.00
Office appliances:	TITES ON the PRINCES
	7102.00 thru 7779.00
Printing and bookbinding machinery:	THE OF THE PERSON OF
All	7790.00 thru 7795.00
Agricultural machinery and implements:	F000 00 17
All	7800.00 thru 7899.98
Watercraft:	
All, other than naval vessels	
Engine, marine, internal combustion	7957.00 thru 7959.00
Propellers and blades, boat (brass or bronze)	7999.93

Wagons and drays 7975.00

(5) "Value" shall mean the actual invoice or purchase price (exclusive of shipping charges) paid or payable by the applicant for such replacement parts in the United States Border Zone.

(b) A general license designated "G-MB" is hereby granted to persons having residence or a place of business in the Mexican Border Zone authorizing the exportation to the Mexican Border Zone of replacement parts as defined in paragraph (a) (4) of this section, purchased in the United States Border Zone, Provided, That:

(1) A valid United States Consular Certificate and a Shipper's Export Declaration are presented to the Collector of Customs at the port or place of exit prior to or at the time of exportation.

(2) Such replacement parts are: (i) Not for resale; (ii) to be used only within the Mexican Border Zone for necessary repair or maintenance of applicant's existing equipment in order to enable the continuance of usual business operations of the applicant," and not for assembly into additional equipment; and (iii) the total value of shipments under each United States Consular Certificate issued pursuant to his general license shall not exceed \$100 United States currency.

§ 802.23 Export of jute bags to Cuba and Dominican Republic "GJB". A general license designated "GJB" is hereby granted authorizing the exportation to Cuba and the Dominican Republic of jute bags, purchased from the U.S. Commercial Company or Defense Supplies Corporation: Provided, That a certification in the following form is endorsed on each Shipper's Export Declaration filed with the United States Collector of Customs for each shipment made under this general license:

I hereby certify that the jute bags in this shipment were purchased from the U.S. Commercial Company, or Defense Supplies Corporation (state which) under Contract No. ____ and are being exported in accordance with the provisions of general license

§ 802.24 Commodities sold at auction by Bureau of Customs "G-CC". (a) A general license designated "G-CC" is hereby granted authorizing the exportation to destinations in Group K, as set forth in § 802.3 (a), of all commodities which are refused entry into the United States and are sold at auction by the Bureau of Customs for export only: Provided, That a certified Customs Bill and/or Receipt (Form 5117A) is presented to the United States Collector of Customs at the port of exit or the United States Postmaster at the place of mailing as evidence of the purchase at such auction.

§ 802.25 General license "G-Post"-(a) Definitions. When used in this section:

(1) "Net Value" shall mean the actual selling price less shipping charges or the domestic market price at the time and place of shipment, whichever is the larger. In the case of gifts or samples "net value" shall be determined on the basis of the domestic market price which would apply if the goods were sold.

(2) "Domestic market price" shall mean the Office of Price Administration ceiling price which may be charged to the same type of purchaser in the United States, or, where no ceiling price has been established, the current market price.

(3) "Gifts or samples" shall mean only those shipments made without the expectation or requirement that compensation for the goods be paid by or for the account of the addressee.

(b) General license issued for mail shipments to certain destinations. A general license designated "G-Post" is

hereby granted:

(1) Authorizing the exportation to any of the destinations listed in Group I below of all articles and materials, subject to the other provisions of this section. when contained in individual mail shipments weighing not more than eleven (11) pounds gross and having a total net value of \$25.00 or less: Provided, That not more than one parcel or package may be mailed per week by or on behalf of the same person or concern to or for the same addressee.

GROUP I

Aden including Kamaran Is., Khorya-Morya Is., Perim Is., Sokotra Is. Anglo-Egyptian Sudan Arabia, Saudi British Somaliland Cyprus Egypt Eritrea Ethiopia French Somaliland (Fr. Somali Coast) Iraq Italian Somaliland Lebanon Libya Palestine Syria Trans-Jordan Yemen

(2) Authorizing the exportation to any of the destinations listed in Group II below of all articles and materials, subject to the other provisions of this section, when contained in individual mail shipments weighing not more than eleven (11) pounds gross and having a total net value of \$25.00 or less: Provided, That not more than one parcel or package may be mailed per week by or on behalf of the same person or concern to or for the Mail exportations same addressee. under this general license to destinations in Group II are limited to shipments of goods sent as gifts or samples.

French North Africa French West Africa Belgium Corsica France

(3) Authorizing the exportation to any of the destinations listed in Group III below of all articles and materials, subject to the other provisions of this section, when contained in individual mail shipments weighing not more than eleven (11) pounds gross and having a total net value of \$25.00 or less: Provided, That not more than one parcel or package may be mailed per week by or on behalf of the same person or concern to or for the same addressee. With the exception of tea, which may be mailed to Eire in a quantity not in excess of onehalf (1/2) pound per month by or on behalf of one addressor to one addressee, the commodities listed below may not be exported to Eire or Turkey in any amount:

Bearings Cameras, and parts Chemicals (all) Douglas fir Electrical fuel pumps

Metals and manufactures of metals (except clothing fasteners affixed to garments) Oilseeds

Pharmaceutical natural products (all)

Rare earths (kieselguhr, thorium, monasite, cerium) Raw furskins Sitka spruce Teakwood

Well and refining machinery

All commodities having a value limit of less than \$25.00 specified opposite each commodity in the column headed "G-Post Dollar Value Limits" in § 801.2 of this subchapter.

GROUP III

Turkey

(4) Authorizing the exportation to any of the distinations listed in Group IV below of all articles and materials, subject to the other provisions of this section, when contained in individual mail shipments weighing not more than four (4) pounds gross having a total net value of \$25.00 or less and having a combined length and girth of not more than thirty-six (36) inches: Provided, That not more than one such parcel or package may be mailed per month by or on behalf of the same person or concern to or for the same addressee. Mail exportations to destinations in Group IV are limited to shipments sent as gifts or samples.

GROUP IV

Vatican City Rome, Italy Naples, Italy Palermo (Sicily), Italy

(c) Value limits. The net value of any commodity or commodities which may be included in any individual mail shipment under this general license shall not be in excess of the value limit specified opposite each commodity in the column headed "G-Post Dollar Value Limits" in § 801.2 of this subchapter. Where an asterisk (*) precedes a value limit for any commodity, all forms, derivatives and conversions of such commodity, even though not covered by the Schedule B number listed, are subject to the value limit specified. If a reference is made to a footnote in said column or in a commodity classification the limitations specified in such footnote shall govern notwithstanding any other provisions. The word "none" appearing in said column opposite a commodity means that such commodity may not be exported in any amount under this general license.

(d) Publications not containing technical data. Publications not containing technical data which are exportable under the general license set forth in § 802.18 may be exported under general license G-Post to France, Belgium, Rome,

Palermo (Sicily) and Naples in individual mail shipments having a value not in excess of \$25.00: Provided, That such exportations are made in conformity with the other provisions of this section.

(e) Prohibited shipments. The naming of addressees other than known ultimate addressees for the purpose of evading the provisions of this general license is prohibited. This prohibition includes but is not limited to the mailing to multiple addressees or fictitious addressees of parcels or packages intended for ultimate delivery to a single consignee in the country of destination for the purpose of enabling more frequent mailing than is permitted under this general license.

§ 802.26 Return of certain commodities imported into the United States "GLR". A general license designated "GLR" is hereby granted authorizing exportations as follows:

(a) Machinery, or parts of machinery, owned and operated in Mexico and shipped to the United States for repair purposes may be returned to Mexico, as well as replacement parts which are added and rebuilt parts which are substituted when the identical parts imported are not returned to Mexico.

(b) All articles and materials which have been imported into the Panama Canal Zone from the Republic of Panama for the purpose of being repaired or processed may be returned to the Republic of Panama.

(c) Metal drums, gas cylinders, bags and other containers used in shipping articles and materials to the United States from a destination in Country Groups K, G, V or M as set forth in \$802.3 (a) may be returned empty.

§ 802.3 (a) may be returned empty.
(d) Newsprint cores made of any kind of material, whether imported into the United States separately or as a part of the packing of imported newsprint paper, may be returned to the destination in County Groups K, G, V or M as set forth in § 802.3 (a) from which

imported.

(e) Sugar-mill machinery, or parts thereof, operated in any of the islands and independent republics listed below and sent to Puerto Rico for repair purposes, as well as replacement parts which are incorporated in or made a part of such sugar-mill machinery and rebuilt parts for sugar-mill machinery which are substituted for imported parts which cannot be repaired, may be returned to the island or independent republic from which imported:

Cuba Haiti Antigua Montserrat St. Christopher Barbuda Redonda Anguilla Sombrero Jamaica Dominica St. Lucia St. Vincent Grenada Grenadines (The) Barbados Trinidad and Tobago Curacao

Dominican Republic British Virgin Islands Ampha Bonaire St. Eustache St. Martin (southern part) Colombia British Guiana French Guiana Surinam Venezuela French West Indies: Desirade Guadeloupe Les Saintes Martinique Marie Galante St. Martin (northern part) St. Bartholomew

(f) Tires and tubes owned and used in Mexico which are imported into the United States for repair or recapping purposes may be returned to Mexico together with any material incorporated into such tires or tubes in the process of repair or recapping, provided such tires and tubes are imported into the United States (1) under a six months' bond for exportation, or (2) under any other form of entry pursuant to which such tires and tubes are marked or recorded by the collector of customs at the port of importation so that they may be identified when exported.

§ 802.27 Shipments of limited quantity "GLQ"—(a) Definitions. When used in this section:

(1) "Single shipment" shall mean all commodities classified under a single Schedule B number which move at the same time from one exporter to one importer on the same exporting carrier.

(b) A general license designated "GLQ" is hereby granted authorizing the exportation to any destination in Group K as set forth in § 802.3 (a), of the articles and materials listed below where, in a single shipment, the net quantity of all such articles and materials classified under a single Schedule B number does not exceed the quantity limit specified for the commodity in the column headed "Quantity limits":

Commodity	Schedule B No.	Quantity limits i
		Pounds
Book paper, not coated	4714.00	500
Bristols and bristolboard	4732.00	500
Cash-register and adding-machine		
paper	4797.00	500
Cover paper	4720,00	500
Envelopes Filing folders, index cards, and	4793.00	500
Filing folders, index cards, and		PHILIP.
other office forms, plain or printed	4750.00	****
Papeteries (fancy writing paper)	4760, 00	500
Toilet noner	4728. 00	500
Tollet paper	2120.00	500
(except cellophane)	4721.00	500
(except cellophane)	4723, 00	500
Wrapping paper, kraft	4724.00	500
Writing paper, except fancy (in-		THE RESERVE
clude bond, ledger, and draw-		THE RESERVE
ing)	4761.00	500
Other container board (straw-		
board included) and box boards,	100 00	100
folding and set-up Other paperboard, except contain-	4731.00	500
er and box board.	4733, 00	500
Other tissue and crepe paper,	2700.00	000.
except carbon tissue paper con-		282, 9
taining 100% rag or flax	4726, 98	500
Nitrating paper, parchmentizing		
paper, vulcanizing paper, cellu-		130
cotton wadding, filter masse, Kimpak, Super Flexrope satu-	The state of the s	100000
Kimpak, Super Flexrope satu-	4844 00	
rating paper, and wiping paper	4741:00	500

1 Net weight exclusive of weight of containers.

Schedule B No.	Quantity
4725.00 4735.00 4738.00 9827.00	Pounds 500 500 500 500
	B No. 4725.00 4735.00 4738.60

(c) This general license is designed to permit shipments of commodities in quantities not in excess of the limits specified for the particular commodity in paragraph (b) of this section, when such commodities have been ordered by the purchaser in small quantities not in excess of such limits. Where a purchaser orders such commodities in quantities which exceed the limits specified, the exporter or his agent may not use this general license for the fulfillment of such an order whether this is sought to be accomplished by splitting the order into two or more shipments or by any other device designed to evade the requirement of an individual license.

(d) Collectors of Customs are authorized to limit or prevent shipments of any commodity under this general license if they have cause to suspect that such exportation is being made for the purpose or with the intention of evading any of the regulations of the Foreign Economic Administration.

§ 802.28 Small orders of controlled materials "G-CMP"—(a) Definitions. When used in this section:

(1) "Controlled material" shall mean the material listed in paragraph (b) of this section, in each case only in the forms and shapes specified in Schedule 1 to CMP Regulation No. 1 of the War Production Board or as the same may be amended from time to time.

(b) Direction 53 to CMP Regulation No. 1 of the War Production Board provides that exporters may buy for shipment on general license in each calendar quarter not more than the amount of controlled material listed below for each single consignee by the use of the allotment symbol E-2. An exporter may buy this material only if he knows or has reason to believe that the consignee will use it for maintenance, repair or operating supplies (not including capital additions).

I	ounds
Carbon steel (including wrought iron) -	6,000
Alloy steel	1,200
Copper and copper base alloy	300
Aluminum	500

(c) A general license designated "G-CMP" is hereby granted authorizing the exportation to destinations in Group K as set forth in paragraph (a) of § 802.3, of controlled material which has been purchased in accordance with the provisions of Direction 53 to said CMP Regulation No. 1: Provided, That for each shipment made under this gen-

Schedule B No.

6001,00 thru 6209.98 6479.01, 7691.00,

7692.00

7693.00

Metal-working tools, metal cutting

Bearings (except when installed)

Commodity

7444.98, 7457.00,

7444.05, 7455.09,

7443.83,

7455.03 6168.20.

7443.81

6169.20.

7056.05.

6168.20, 7443.81

6177.20,

7443.81

7795.00 6177.20,

7458.98, 7443.98

6170.00, 7443.81. 6170.00,

Twist and other drills.

Milling cutters.

Reamers

FEDERAL REGISTER, Wednesday, April 25, 1945

license the following certification shall be endorsed on each Shipper's Export Declaration:

to the best of his knowledge and belief, these materials will be used by the consignee only for maintenance, repair, and operating suprials covered by this shipment have been purchased in accordance with the provi-The undersigned certifies to the Foreign Economic Administration (1) that the matesions of Direction 53 to CMP Regulation No. I of the War Production Board and (2) that, plies (not including capital additions) and such use will be in accordance with existing conservation and limitation orders of War Production Board.

PART 803-UNLIMITED LICENSES

Commodities and countries of desti-General provisions. nation. Sec. 803.1

limited licenses are hereby issued to the in this Part permitting the exportation foreign purchasing agencies provided for of certain commodities to specific destinations as provided in § 803.2 subject (a) Un-§ 803.1 General provisions. to the following conditions:

(1) The unlimited license may not be used except by written authorization of

the person authorized to use such li-cense may present a document entitled "Release Certificate" issued by the li-(2) In lieu of presenting the license censee, addressed to the Collector of Cus-

Iron and steel. Machinery: toms and containing substantially the (i) Date of issuance. following:

(ii) The name and address of the exporter. That the exporter is the agent

of the licensee for the purpose of making (iv) The country of destination. the described shipment.

(vi) A reference to the unlimited li-(v) A description of the commodity quantity and value.

cense against which shipment is made (vii) Date of expiration.

(viii) Signature of an authorized offi-

cate to use any unlimited license shall be made to the licensee. (3) Application for a release certificer of licensee.

commodity listed in license to the destination for which an modity shall be shipped under the genunlimited license is in effect, such com-§ 803.2 may be shipped under general (4) Where a eral license.

Vehicles, automotive, parts and accessories:

Industrial trucks

well and pumping

Taps.

Mining

Petroleum and gas well:

Hydraulic pumps

(5) A separate release certificate must be presented for each shipment.

§ 803.2 Commodities and countries of ferred to in § 803.1 with the destinations to which shipments may be made and The unlimited licenses recommodities which may be exported under such licenses are as follows: destination.

Trading Corporation (630 Fifth Avenue, New York, New York), destination: Unoccupied China. (a) Universal

applithis subchapter may not be exported to commodities enumerated in § 801.2 of Expired, revoked and unused licenses Diamonds and tools incorporating in-Certain foreign trade marks, trade Re-exportation from country of desdestinations other than Canada (including that part of Labrador under Cana-PART 804-INDIVIDUAL LICENSES Special provisions concerning cations to export certain Weight and volume tolerance Ship stores and bunker fuel § 804.1 General provisions. Applications for licenses Unit process procedure Additional information dustrial diamonds General provisions Duplicate licenses names, etc. Port of exit modities tination Appeals Reports 804.8 804.9 804.10 804.11 804.13 804.12 804.14 804.15 804.2 804.4 804.5 804.6 804.6 8362.21, 8385.01 thru 8385.98 8390.00, 8505.00, 8509.98 5405.00 thru 5419.00 5473.00, 5480.98 6401.00 thru 6439.98 Schedule B 5473.00, 5480.98 8411.00, 8429.19 7044.00 5230.05 6178.90 7001.00 7000.00 7042.00 7043.00 7006.05 7008.00 7027.10 Abrasives and abrasive manufactures..... Steam turbine generator sets, 34 kilowatt to 500 kilowatts. Ammonia and ammonium compounds except ammonium converting apparatus, rotating convert-Transforming or converting apparatus, rotating converters, Generators, 34 kilowatt or over, alternating current. Generators, 34 kilowatt or over, direct current. Steam turbine generator sets, over 500 kilowatts. Instruments, precision (for metal-working); Carbon electrodes Electrical machinery and apparatus: 34 kilowatt to 300 kilowatts. Transforming or converting a Motors, over 200 h. p ---ers, over 300 kilowatts, Glass and glass products: Graphite electrodes.

Motors, 1-200 h. p.

Railway motors ...

Optical glass

Graphite mfrs.:

Zinc pigments

phosphate.

Copper

Chemicals:

Commodity

7355.00 thru 7361.00, 7369.00 7901.01 7947.05, 7949,98, 7740.98 5011.03, 5011.07, 5011.98 thru 7904.68, 7906.00 6545.01 thru 6549.98 7349.00, 7744.70. 7047.98. 7059.00. 5016,05, 5016,98 5040.03 2186.00, 2189.05 7139.00, 7744.30, 7047.05 5040.01. 5031.00 6456.00. 5030.00 7342.00 5030.00 5027.00 Petroleum and gas well drilling machinery and parts ...

(classes O and P)

Petroleum products or tetraethyl lead:

Nickel

Aviation gasoline (classes E and F)

Aviation Inbricating oil (cl Crude oils (classes A, B, C)

Distillate fuel oil (class M)

Kerosene (class L)_

Gas oil (class M)_

Residual fuel oil (class N)

Shellac

Valves:

Valves or valve bodies.

dividual licenses issued by the Foreign tation is authorized by general, unlimited, or other form of license issued by Economic Administration, unless expordian authority) except pursuant to inthe Foreign Economic Administration.

(b) Application for an individual li-cense shall be made on the form or forms and in the manner prescribed by the form or forms are hereby incorporated as a part terms, conditions, provisions, and Foreign Economic Administration. structions contained in such

in (c) The return post card furnished and submitted to the Foreign Economic of the regulations in this subchapter. with each application must be filled Administration with the application.

the exportation of the quantity of those nomic Administration, the application shall become a license authorizing, subect to the provisions of this subchapter, commodities described therein to the authorized officer of the Foreign countersigned (d) When

purchaser and consignee in the designated destination.

(e) When a license is issued, the case number assigned by the Foreign Economic Administration becomes the license number.

(f) An individual license is valid for a period of one year unless the period of validity is reduced or extended by the Foreign Economic Administration or is otherwise stated on the license.

(g) No application for an individual license shall be made unless and until the applicant has a firm order for the commodities covered by the application from the purchaser stated in such application.

§ 804.2 Applications for licenses. (a) License applications may be made by any person subject to the jurisdiction of the United States, who is in fact the exporter, or by his duly authorized agent. An applicant not subject to the jurisdiction of the United States must show that unusual hardship would result from a refusal to consider the application.

(b) A separate and complete application must be submitted for each commodity to each consignee in each country of destination except that a single application may include a group of related commodities under the conditions prescribed by the Foreign Economic Administration where all such related commodities included in a single application are destined for a single consignee in a single country of destination and except that an application for a blanket license for export to more than one consignee in a single country of destination may be submitted in accordance with the provisions of Part 809 of this subchapter.

(c) Where partial or periodic shipments of an identical commodity are being made by the applicant to the same consignee in a foreign country, an application may be filed covering the entire quantity of commodities to be so exported, and if a license is issued, partial shipments may be made from time to time during the life of the

(d) A second application covering the same proposed exportation shall not be submitted pending action on the first

application.

- (e) All information pertaining to an application for an export license must be attached to the license application at the time it is originally filed. Additional information concerning the application for the license will not be attached after it has been received by the Foreign Economic Administration.
- (f) An applicant must not submit more than one application for a license to export commodities designated under one Department of Commerce Schedule B number and for which the applicant has a single firm order unless authorized by the Foreign Economic Administration.
- § 804.3 Expired, revoked and unused licenses. (a) If a license expires before complete shipment has been made, the licensee shall return the expired license to the Foreign Economic Administration but may make a new application for the unshipped balance.

(b) If the license is revoked, expires or if shipment is not to be made, the license shall be returned immediately to the Foreign Economic Administration. with a covering letter explaining the reason for such return. If the license is not in his possession, the licensee shall notify the Foreign Economic Administra-

§ 804.4 Weight and volume tolerance. (a) For all commodities requiring an export license, a ten percent (10%) tolerance by weight or volume over the amount specified in the license is allowed, except as noted below:

Bunker fuel and petro- None. leum products, licensed for export on FEA Form 151.

Pharmaceuticals and fin- 1 percent. ished drugs.

Platinum and platinum I percent. group metals.

Industrial diamonds_ Nearest carat Radium and radium salts. Nearest 100 milligrams.

Uranium and uranium Nearest 100 milsalts. ligrams.

(b) This tolerance is allowed only when the unit of quantity called for on the license application is in terms of weight or volume and shall not be allowed where the unit of quantity called for is in terms of units, except as provided in paragraph (g) of this section.

(c) In all cases, the tolerance shall be allowed on the basis of the actual quan-

tity stated in the license.

(d) Whenever one or more partial shipments of the licensed commodity have been made, the license remains valid only for the unshipped balance of the licensed commodity, plus ten percent (10%) of such balance; but this provision will not apply in the case of commodities listed under paragraph (a) of this section.

(e) A tolerance up to ten percent (10%) in value over the value specified on the license is allowed on shipments where there is a proportionate increase in quantity.

(f) The exporter may reduce the price per unit of quantity stated in the license whenever he so desires.

(g) Where the amount or quantity on a license is required to be shown in number of units, a tolerance is allowed only as follows:

Cotton and jute bags_____ 2%

§ 804.5 Port of exit. (a) Commodities which leave the United States at one port, cross adjacent foreign territory, and re-enter the United States at another port before final exportation to a foreign country, will be treated as an export at the last port of exit from the United States.

(b) A license may be used for exportation from any port of exit from the United States subject to the jurisdiction of the United States unless the Foreign Economic Administration shall otherwise direct.

§ 804.6 Duplicate licenses. Where a license is lost or destroyed, a duplicate of such license may be obtained by the licensee in accordance with the following procedure:

(a) Another application identical in all respects to the former and marked "Duplicate" must be submitted.

(b) An affidavit must be attached to the new application stating:

Administration if it is found.

(1) That the original license has been lost or destroyed. (2) What commodities, if any, have

been shipped under the original license. (3) That affiant agrees to return the original license to the Foreign Economic

§ 804.7 Special provisions concerning applications to export certain commodities-(a) Chemicals and medicinals. All applications for license to export chemicals, medicinals, and pharmaceuticals shall state such facts relating to grade. form, concentration, mixtures, or ingredients as may be necessary to identify the commodity accurately, and must state fully how the shipment will be packed. Applications covering the following commodities, in any form conversion, or derivative, or contained in any preparation, must state the net quantity of such commodity, or its equivalent in appropriate units, as follows:

Commodity	Units
Insulin	Standard units.
Ipecac	Grams, ounces, or
	pounds equivalent of ipecac root,
Quinine	Grams, ounces, or pounds equivalent of quinine sulphate.
(aspirin), Caffe-	
ine, Sulfona- mides, Tota-	
quine, Emetine.	

(b) Coal-tar colors, dyes, stains and color lakes. All applications for licenses to export coal-tar colors, dyes, stains, and color lakes must be prepared in accordance with the following requirements:

(1) The color index number must be stated, or, if there is no color index number, the basic organic raw material included in the dye must be specified.

(2) The compounds must be classified according to the list below, stating the quantity and the quota value of each class available for export under the provisions of Conservation Order M-103 issued by the War Production Board:

(i) Class A dyes as defined and of the shades listed in Conservation Order M-103 issued by the War Production

Board.

(ii) Class B dyes-all anthraquinone vat dyes other than those included in

(iii) Class C dyes-all anthraquinone dyes other than anthraquinone vat dyes.

(iv) Class D dyes-all dyes other than Classes A, B, and C which are not derived from vegetable or animal sources and are synthesized or produced in whole or in part from benzene, aniline, toluene, phthalic anhydride, phenol, cresols, xylenols, or derivatives of any of the foregoing.

(c) Containers. (1) Containers, other than those made of metal, require no

license when exported filled.

(2) With the exception of new gas cylinders, all metal containers, regardless of capacity, when filled with commodities the exportation of which has

been authorized under a license issued by the Foreign Economic Administration or the Department of State, may be exported under the general license set forth in § 802.14 of this subchapter.

(3) All drums, gas cylinders and other metal containers, when exported empty. require an individual license for export unless such exportation is made pursuant to the provisions of paragraph (c) of § 802.26 of this subchapter.

(d) Cotton and rayon remnants. (1) The remnants and mill ends classified under Schedule B No. 3849.90 include only those remnants and mill ends made wholly or chiefly of rayon and other synthetic fabrics which are sold by the pound and which (i) are less than ten (10) yards in length and (ii) have been unavoidably created in the normal course of manufacturing or processing.

(2) The remnants and mill ends classified under Schedule B No. 3089.50 include only cotton remnants and mill ends sold by the pound and which (i) are less than ten (10) yards in length and (ii) have been unavoidably created in the normal course of manufacturing or

processing.

(3) Cotton and rayon remnants or mill ends which have been sewn together into pieces longer than ten (10) yards may not be classified as remnants under Schedule B No. 3849.90 or under Schedule B No. 3089.50 but should be classified under the appropriate Schedule B number for cotton piece goods or rayon fab-

(4) The exportation of cotton or rayon remnants and mill ends classified under Schedule B No. 3849.90 or Schedule B No. 3089.50 in any export license heretofore or hereafter issued is hereby prohibited unless the merchandise presented for export conforms to the foregoing provisions

of this paragraph.

(e) Farm machinery. Each application for an individual license submitted by a manufacturer to export farm machinery, equipment and repair parts produced by the applicant under War Production Board Order L-257a (except horseshoe nails), must be accompanied by a signed statement, in duplicate, containing the following information:

(1) The net shipping weight of the export quota assigned to the applicant for the country of destination under the provisions of War Production Board

Order L-257a.

- (2) Total net shipping weight of all charges against applicant's quota for the country of destination since July 1, 1944, exclusive of pending applications for licenses.
- (3) The net shipping weight on applications filed by applicant to the country of destination, pending action, including this application.

(4) The net shipping weight of commodities included on this application.

The foregoing statements shall be certified by the applicant in the following

The statements made above are to be considered a part of our attached export license application covering equipment the production of which is authorized by War

Production Board Order L-257a.

Each application for an individual license to export farm machinery, equipment and repair parts, produced under War Production Board Order L-257a (except horseshoe nails), submitted by any person other than the manufacturer, shall be accompanied by a statement or letter from the manufacturer thereof authorizing the applicant to charge the material to the manufacturer's quota for export to the country of destination.

(f) Steel products. (1) All applications for licenses to export any steel commodities must state whether the steel is "stainless steel", "alloy steel other than stainless", or "not containing alloy". For purposes of this paragraph, these categories are defined as follows:

(i) Stainless steel. Includes all steel (other than tool steels) containing 9 per cent or more of chromium, with or without other alloys, or a combined content of 18% or more of chromium and other alloys.

(ii) Alloy steel other than stainless. Includes only steel where the minimum of the range specified in any of the elements named exceeds the following percentages:

0.10_____ Molybdenum. 030 _____Chromium. 0.40 ____Nickel. 0.50_____ Copper, silicon. 1.65_____ Manganese. 0.00_____ Cobalt, titanium, tungsten, vanadium zirconium.

(2) Separate applications for licenses to export any steel commodities are required for each of the three following categories and for each of the various steel commodities, even though the same Department of Commerce Schedule B commodity number is applicable to all three categories:

(i) Not containing alloy.

(ii) Stainless steel (includes stainless

(iii) Alloy steel other than stainless.

(g) Metals. (1) All applications for licenses to export any ferrous or nonferrous commodities (except all ores, concentrates, smelter and refinery residues and unrefined products covered by paragraph (h) of this section), listed under iron, iron and steel, ferro-alloys and non-ferrous metals in the schedules set forth in § 801.2 of this subchapter, except chemicals and refractories, if containing any of the elements listed below, must include a statement of weights in pounds, if amounting to ten or more pounds, of each such element if present in percentages in excess of the minimum indicated below:

15 percent or more: Copper Lead Zinc 10 percent or more: Aluminum Bismuth Magnesium Manganese

Molybdenum

Titanium

5 percent or more: Antimony . Cadmium Chromium Cobalt Nickel Tin Tungsten Vanadium Any percent: Beryllium Columbium Tantalum Uranium Zirconium

(2) All applications for licenses to export any ferrous or non-ferrous commodities covered by subparagraph (1) of this paragraph must contain a statement of the weight of each of the following elements, regardless of amount, in the unit of quantity indicated below:

Platinum group metals.____ In troy ounces. Radium _____ In grams.

(h) Ores, concentrates, etc. (1) All applications for licenses to export ores, concentrates, smelter and refinery residues or unrefined products (listed in the schedule set forth in § 801.2 of this subchapter under the headings iron, iron and steel, ferro-alloys, and non-ferrous metals, except chemicals and refractories), containing any of the elements listed below, must include a statement of the weight in pounds, if amounting to ten or more pounds, of each such element:

Aluminum Mercury Antimony Molybdenum Beryllium Nickel Bismuth Tantalum Cadmium Tin Chromium Titanium Cobalt Tungsten Columbium Uranium Copper Vanadium Lead Zine Magnesium Zirconium Manganese

(2) All applications for licenses to export the commodities covered by subparagraph (1) of this paragraph must contain a statement of the weight, regardless of amount, in the unit of quantity indicated, of each of the following elements:

Platinum group metals ___ In troy ounces. Radium In grams.

(i) Petroleum. All applications for licenses to export crude oil must contain a statement of the A. P. I. gravity of all such oil.

(j) Parts or sub-assemblies of machinery or vehicles. All applications for licenses to export parts or sub-assemblies of machinery or vehicles shall contain a statement as to whether the parts or subassemblies will be used for repair, replacement and maintenance or will be assembled into complete units.

(k) Vehicles. Applications for licenses to export vehicles or equipment of a type requiring rubber tires, casings, or tubes for operation, except used passenger

cars, must include either:

(1) A statement that no rubber tires, casings, or tubes are to be mounted on, or otherwise included as part of the shipment of, such vehicles or equipment when exported, or-

(2) A statement of the number, size, ply, and tread design of the rubber tires, casings, or tubes which are to be mounted on, or otherwise included as part of the shipment of, such vehicles or equipment when exported; and a statement as to whether the tires, casings or tubes are new or used. Applications need not include a statement of the crude rubber content of such tires, casings, or tubes.

If any spare tire, casing, or tube is to be mounted on, or otherwise included as part of the shipment of, a vehicle when exported, the application must include a statement showing the urgent necessity for such spare tire, casing or

(1) Commodities bearing certain trademarks or trade names. Each application for an individual license to export any commodity bearing the name of any person on the Proclaimed List or bearing a trademark, trade name, brand, label or other mark which indicates that such commodity was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List must be accompanied by the following additional data:

(1) A statement showing that rejection of the application would work an

undue hardship.

(2) A description of the trademark, trade name, brand, label or other mark appearing on the commodity sought to be exported.

(3) A statement of the country of manufacture or processing, the name of the manufacturer or processor, and the approximate date of such manufacture or processing.

(4) A statement of the transaction by which the applicant acquired an interest in the commodity for which an export license is requested.

§ 804.8 Additional information. Every person applying for an individual license to export any of the commodities listed in § 801.2 of this subchapter shall, in addition to the information called for in this part or in the form on which the application is made, furnish such information with respect to such application as may be required by the Foreign Economic Administration, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

§ 804.9 Ship stores and bunker fuel—
(a) Bunker fuel. All applications for licenses to export bunker fuel on vessels, other than those included in § 802.13 (a) of this subchapter, shall be submitted on

Form FEA 151.

(b) Engine room, deck and cabin stores. (1) All applications for licenses to export engine room, deck and cabin stores on vessels, other than those included in § 802 13 (a) of this subchapter, shall be submitted on Form FEA 151, except that export license applications for marine diesel engines of fifty (50) horse power or less shall be submitted on Form FEA 419. Lifeboat provisions should be included as deck stores, in which case the number of lifeboats and

their capacity shall be shown.

(2) Where additional engine room, deck and cabin stores are required by such vessels after an application for a license has been filed with the Foreign Economic Administration, requests for authority to export such stores must be submitted to the Collector of Customs at the port where the stores are to be laden. Such requests will be transmitted to the Foreign Economic Administration and the Collectors of Customs will be notified directly by the Foreign Economic Administration of the approval or rejection of such requests. In cases where exportation of such additional stores is authorized, the Collector of Customs shall attach a list of the approved additional commodities to the license originally issued if the license is in his possession, which list shall become a part of the original license. In the event the original license is not in the possession of Collector of Customs, an application on Form FEA 151 covering the additional commodities shall be submitted to the Foreign Economic Admin-

istration by the applicant.

(c) Ships stores for use by other than the exporting vessel. All applications for license to export repair parts, engines and all maintenance and operating equipment, including medicinals, surgical supplies and deck stores which are not to be used by the exporting vessel but which are to be discharged at a foreign port for installation on or use by a specific vessel, shall be submitted on Form FEA 151 except that export license applications for marine diesel engines of fifty (50) horse power or less shall be submitted on Form FEA 419. All such licenses shall be valid for a period of sixty days from the date of issuance unless otherwise stated on the face of the license.

(d) Repair parts for certain vessels. Individual licenses for the exportation of repair parts for vessels, other than those covered by § 802.13 (a) of this subchapter, are conditioned upon the observance of the following requirements:

(1) Repairs to the vessel must be made prior to the departure of the vessel at the port where the repair parts are taken

on board.

(2) Parts which are replaced by said repair parts may not be exported on the vessel but must be discharged onto the pier at the port of installation.

§ 804.10 Unit process procedure. (a) Several applications for licenses may be submitted to the Foreign Economic Administration for processing as a unit when:

 All applications specify the same consignee and purchaser and if for resale and not for the purchaser's own use, the same wholesaler-distributor, retailer, or ultimate user.
 All commodities covered by the

(2) All commodities covered by the applications are intended for use together, the lack of any one of which will

render the other useless.

 (b) When several applications are submitted for unit processing, the following requirements must be observed:
 (1) All questions on each individual

application must be answered in full,
(2) All individual applications must
be firmly stapled to a legal binder or

backing sheet with the words "Unit Processing" typed on the top-edge flap thereof.

(3) A single reference number and a single acknowledgment card must be used for the group of applications.

(c) When several applications are submitted for unit processing, all applications will be approved or all will be rejected if any one or more of the applications cannot be approved.

(d) The group of applications may include one or more applications for commodities which are exportable under

general license.

(e) If a group of applications is rejected, the applicant may appeal from such rejection in accordance with the procedure set forth in § 804.14. In such

case the applicant must file one appeal from the rejection of the entire group of applications.

§ 804.11 Diamonds and tools incorporating industrial diamonds. When an individual license has been issued authorizing the exportation of any of the commodities listed hereafter in this section; the license and the package containing the licensed commodities must be presented to a Collector of Customs for examination prior to exportation even when an exportation is to be made by mail. If the contents of the package agree as to weight and description with the data set forth on the license, the Collector will attach an appropriate Customs seal, indicating that the package has been inspected. If exportation is to be made by mail, the package shall then be placed in the mail under Customs supervision. If the contents of the package do not agree with the weight or description as set forth on the license, the Collector will return the package to the licensee and the contents of the package shall not be exported from the United States unless a proper license authorizing the exportation thereof is subsequently issued by the Foreign Economic Administration. The list of commodities covered by the provisions of this section are as follows:

are as follows.	
Classification Schedu	ile B No.
1. Diamonds (loose):	
Diamond dust (include powder)	5409.10
Diamonds suitable for industrial	
use, cut or uncut (include splints	
and bort)	5990.05
Diamonds, other than industrial	5990.05
discharge than industrial	
(include gem cut or rough dia-	
monds, cuttable)	5990.98
. Tools incorporating industrial dia-	
monds:	
Diamond core drills (when con-	
taining diamonds)	7310.00
Diamond core drill bits and other	-
mining and quarrying machin-	-
ery and parts containing dia-	
monds	7339.00
monds Diamond dies for power-driven	1000.00
metal-working machinery	7455. 03
Diamond disc points, dental, and	1400.03
other dental instruments con-	
toining diaments con-	2222 20
taining diamonds	9150.00
Diamond grinding wheels	5409.05
hand tools incorporating dia-	
monds (include wheel dressers)	6178.91
Metal slugs containing diamonds	7485, 12
Penetrators and other hardness-	
testing machines and parts con-	
taining diamonds 7740. 20,	7750 98
Saws, diamond, circular	6155 15
Saws, diamond, other than cir-	0100.10
cular	6150 DE
Jewelry containing diamonds:	0130.05
Jewelry and other articles of solid	
gold or platinum containing	- 1
dismonds	0000 0
diamonds	9620.00
Men's jewelry of metals other than	
solid gold or platinum contain-	
ing diamonds	9621.00
Women's jewelry of metals other	
than solid gold or platinum con-	
taining diamonds	9623.00
Articles of other metals (evcent	CONTRACTOR OF
gold or platinum) containing	
diamonds	9626 00
. Other miscellaneous commodities	5020.00
containing diamonds: All.	
diamonds, All,	
\$ 804 12 Certain torgian trade	marka

§ 804.12 Certain foreign trademarks, trade names, etc. No exportation may be made under any individual license of any commodities bearing the name of any person on the Proclaimed List or bearing the trademark, trade name, brand, label or other mark which indicates that such commodity was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List unless it is specifically stated on the individual license that the commodity bears such indicia.

§ 804.14 Appeals. (a) When any application for an export license or extension thereof has been rejected or when an export license has been revoked, the applicant or licensee may appeal from such action in accordance with the provisions of this section. The term "export license" as used in this section means an individual export license or any other document authorizing exportation issued by or under the authority of the Foreign Economic Administration.

(b) Appeals shall be filed with the Requirements and Supply Branch, Foreign Economic Administration, Washington 25, D. C., except that appeals concerning applications or licenses for export to "Group M" countries as listed in § 802.3 (a) of this subchapter shall be filed with the Middle East Division, 837 17th Street

NW., Washington 6, D. C.

(c) An appeal may be filed at any time within sixty (60) days from the date of the rejection of an application for an export license or extension thereof, or within sixty (60) days from the date of revocation of an export license.

(d) All appeals shall be submitted by letter, in duplicate, plainly marked "Appeal" and setting forth the reasons why the applicant believes his application or the revocation of his license should be reconsidered, and shall be accompanied by the following if the appeal is taken from the rejection of an application for export license:

(1) The rejected application.

(2) A new "original" and "quadruplicate" copy of the rejected application on which should be entered the Foreign Economic Administration and War Production Board case numbers (if any) assigned to the rejected application.

(3) An acknowledgment card in the form prescribed by the Requirements and Supply Branch showing the case number assigned to the rejected appli-

cation.

(4) The original or a copy of any letter denying a preference rating which may have been issued by the War Production Board.

(5) Any additional information or documents which the applicant feels are

pertinent to his appeal.

(e) In the case of rejection of part of an application or revocation of a license in part, the applicant or licensee may appeal only with respect to that portion of the application or license which has been rejected or revoked.

(f) Only one appeal may be taken from any rejection or revocation.

(g) The case number on appeal shall be the same as that originally assigned to the rejected application or to the license, if a case number has been assigned.

(h) Every person appealing under the provisions of this section shall submit such additional information or documents pertinent to the appeal as may be required by the Foreign Economic Administration, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

§ 804.15 Reports. Any person to whom an export license (or other document) has been issued authorizing the exportation of designated commodities to a particular consignee or consignees in a designated destination shall execute and file with the Foreign Economic Administration such reports as said Administration shall, from time to time, require, subject to the approval of the Bureau of the Budget, pursuant to the Federal Reports Act of 1942.

PART 805—SELECTED DESTINATIONS CLEARANCE PROCEDURE

Sec. 805.1 General provisions. 805.2 Selected destinations. 805.3 Individual license provisions. 805.4 Blockade control permit.

§ 805.1 General provisions. The regulations set forth in this part shall be in addition to the regulations governing general and individual licenses set forth in Parts 802 and 804, respectively, of this subchapter. In case of conflict, the regulations in this part shall govern, but only as to commodities to be exported to the selected destinations set forth in § 805.2.

§ 805.2 Selected destinations. The countries designated as selected destinations together with their country numbers are as follows:

Cou	intry
Country:	No.
Eire	90
Portugal	83
Portuguese Atlantic Islands (in-	
cluding Principe, Sao Thome,	
Azores, Madeira and Cape Verde	
Islands)	93
Portuguese Guinea	94
Spain (including Fernando Po and	
Balearic Islands)	82
Spanish Atlantic Islands (includ-	-
ing Santa Cruz, Grand Canary,	
and Canary Islands)	97
Spanish Morocco	98
Sweden	84
Switzerland	85
	121
Tangier	99
Turkey	99

§ 805.3 Individual license provisions.

(a) Individual licenses permitting shipments to selected destinations shall be valid for the calendar quarter for which the license has been issued and the next succeeding calendar quarter unless the period of validity is reduced or extended by the Foreign Economic Administration, or is otherwise stated on the license.

(b) All applications for licenses to export any commodities to any destination listed in § 805.2 must contain the following information in addition to that required by the prescribed form:

 A statement of the calendar quarter year in which the exportation is to be made.

(2) A statement as to whether a navicert, mailcert, aircert, or export license has ever been issued to the applicant for exportation of the commodity covered by the application. If such a document has been issued, the reference number thereof must be stated.

(3) A statement as to whether the articles or materials will require transshipment while still subject to control by the applicant, and, if transshipment is required, the reason for the transshipment and the names and addresses of all persons connected with the transaction.

(4) The quantity of the commodity according to the unit of measure prescribed on the application form or in these regulations and, in addition, the weight in metric tons or kilograms.

(c) All applications for licenses to export any commodities to any destination listed in § 805.2 must be made on a calendar quarter basis. The following provisions are applicable thereto:

(1) Applications, except for petroleum and petroleum products and for exports destined to Turkey, should be submitted 45 days prior to the beginning of the calendar quarter in which shipment is intended. Applications covering petroleum and petroleum products, except for exports destined to Turkey, shall not be submitted prior to the first day of the calendar quarter in which shipment is intended. Licenses, except for petro-leum and petroleum products and for exports destined to Turkey, will be issued during the 30 day period prior to the beginning of the calendar quarter during which shipment is intended and during the first 60 days of that quarter. Such license shall be valid during the quarter for which the license has been issued and for the succeeding calendar quarter. In exceptional cases, the applicant may file his application in advance of the time herein specified for the filing of applications, but in such cases the applicant must state the reason for filing the application in advance and must specify the calendar quarter during which shipment is to be made. Licenses thus issued in advance will be valid for shipment only during the quarter for which issued and during the succeeding calendar quarter.

(d) All licenses issued for shipment to any of the destinations listed in § 805.2 will receive and hear a number, identified as "Control Number", in addition to the license number assigned by the Foreign Economic Administration. This number will have a letter prefix such as "B", "P", "F", or "S". In case of exportation by ship or plane, the Control Number must be noted on the manifest of the ship or plane carrying the cargo licensed for export. In case of exportation by mail the Control Number and the license number must appear on the outside wrapper

of each package.

(2) In case of exportations to any of the destinations set forth in the list in § 805.2 on vessels departing from Canadian ports, the exporter must prepare an extra copy of his export declaration and must note thereon both the license number and the Control Number. This copy of the export declaration shall accompany the shipment for surrender to the Collector of Customs at the Canadian port of departure and must be verified by the Collector of Customs at the port of exit from the United States.

\$805.4 Blockade control permit. (a) Applications for individual license to export commodities set forth in paragraph (b) of this section to:

Portugal Portuguese Atlantic Islands Portuguese Guinea Spain

Spanish Atlantic Islands
Spanish International Morocco and Tan-

Switzerland

will not be considered unless a blockade control permit has previously been issued by appropriate authorities in London, or unless covered by an exception stated in paragraph (c) of this section. License applications will be accepted by the Foreign Economic Administration only after notification by the appropriate authorities of the issuance of the permit. Upon receipt of notice of the issuance of the permit, the exporter will be advised to file a license application. Applications for blockade control permits shall be made in the country of destination by the

consignee (b) Except as provided in paragraph (c) of this section, the commodities for which a blockade control permit is re-

quired are listed below:

EIRE

All commodities.

PORTUGAL

Petroleum, and petroleum products, includ-ing asphalt and gilsonité, butane, lubricating oils and greases, petrolatum, paraf-fin wax, white mineral oil for industrial purposes (Schedule B No. 5059.00) but excluding consignments not to exceed four hundred pounds of white mineral oil and similar products intended for pharmaceutical or cosmetic purposes.

Tinplate.

Wheat, wheat flour and other grains.

PORTUGUESE ATLANTIC ISLANDS

Petroleum, and petroleum products, including asphalt and gilsonite, butane, lubri-cating oils and greases, petrolatum, paraf-fin wax, white mineral oil for industrial purposes (Schedule B No. 5059.00) but excluding consignments not to exceed four hundred pounds of white mineral oil and similar products intended for pharmaceutical or cosmetic purposes

Wheat flour (for Sao Thome only). Wheat.

PORTUGUESE GUINEA

Petroleum, and petroleum products, including asphalt and gilsonite, butane, lubricating oils and greases, petrolatum, par-affin wax, white mineral oil for industrial purposes (Schedule B No. 5059.00) but excluding consignments not to exceed four hundred pounds of white mineral oil and similar products intended for pharma-ceutical or cosmetic purposes. Sugar.

Wheat flour.

SPAIN

Animal, vegetable and fish oils, fats, and greases Basic slag.

Beans.

Binder twine, rope and other twine (including jute yarn).

Carbon black. Casein.

Cocoa and cocoa preparations. Coffee.

Copper ore, metal scrap and alloys. Copper sulfate.

Cotton, raw, carded and waste.

Edible oils. Ferro-alloys.

Fertilizers (nonphosphatic) of animal and vegetable origin not chemically prepared; bone, fish and meat meal.

Fodder including hay, cereal, offals, chickpeas, maize, maize meal, barley, oats, pulses.

Hides and leather (excluding manufactures). Industrial oilseeds, (resins, cacao, castor, soya, copra, flaxseed, hempseed, kernels, nuts, peanuts, rapeseed, cottonseed, perilla,

poppy, sunflower, sesame, babassu, etc.)
Iron and steel scrap.
Jute, raw (including punga, urena), waste tissues and manufactures (including bags). Manganese ore (excluding pyrolusite), metal,

alloys, scrap and ferromanganese.

Manila hemp and tow.
Nickel ore, metal scrap and alloys.
Nitrogenous fertilizers, natural or synthetic (Chile saltpetre, sulfate of ammonia, calcium cyanamide, etc.).

Petroleum and petroleum products, includ-ing asphalt and glisonite, butane, lubricating oils and greases, petrolatum, paraffin wax, white mineral oil for industrial purposes (Schedule B No. 5059.00) but excluding consignments not to exceed four hundred pounds of white mineral oil and similar products intended for pharmaceutical or cosmetic purposes.

Phosphates, natural. Rice and maizena (cornstarch).

Rubber latex. Rubber-raw (including synthetic). Rubber scrap, waste and reclaimed. Rubber tires and tubes.

Sisal hemp and tow; kapok.

Sugar

Superphosphates. Tin ore, metal scrap. inplate

Tree spray, porocide. Wheat, rye, and their flours. Yuca, manioc, and cassava.

SPANISH ATLANTIC ISLANDS

Animal fats and vegetable oils and oilseeds. Coffee

Fodder including hay, cereal offals, chickpeas, maize, maize meal, barley, oats, pulses.

Petroleum, and petroleum products, includ-ing asphalt and gilsonite, butane, lubricat-ing oils and greases, petrolatum, paraffin wax, white mineral oil for industrial purposes (Schedule B No. 5059.00) but excluding consignments not to exceed four hundred pounds of white mineral oil and similar products intended for pharmaceutical or cosmetic purposes.

Pork and bacon.

Rice.

Rubber tires and tubes.

Sugar. Superphosphates

Wheat, rye, and their flours.

SPANISH MOROCCO AND TANGIER

Petroleum, and petroleum products, including asphalt and gilsonite, butane, lubricating oils and greases, petroleum, paraffin wax, white mineral oil for industrial pur-poses (Schedule B No. 5059,00) but excluding consignments not to exceed four hundred pounds of white mineral oil and similar products intended for pharmaceutical or cosmetic purposes.

Sugar.

SWITZERLAND

Animal and vegetable oils and fats for pharmaceutical use (including lanolin).

Boric acid. Carbon black.

Casings (beef, hog and sheep). Castorseed and castor oil.

Cocoa and preparations (including cocoa

Cocoa butter.

Cocoanut (Ceylon and/or desiccated).

Coffee.

Corn syrup.

Cotton (raw or carded, including waste, other than linters). Cotton piece goods (not including clothing

or other manufactures of cotton). Dextrose, anhydrous CP medicinal.

Eggs, fresh or dried.

Essential oils.

Fats (animal and vegetable). Fishmeal

Fruits, dried.

Glucose.

Grains and preparations including:

Barley and barley malt. Corn and corn meal.

Maize and maize meal. Malt and malt extracts.

Oats.

Rice. Rye and its flours.

Sago and tapioca.

Wheat and its flours Other grains and flours.

Greases (animal and vegetable), but not waxes (animal and vegetable).

Hen albumen crystals.

Hen volks.

Honey.

Horses, donkeys, and mules.

Insulin.

Iodine and iodine salts.

Maize and fodder generally (includes beans, peas, lentils, dried edible beans, cereal offals, edible white beans, hay, pulses, meat meal, etc.).

Mate.

Meat extract.

Nuts, edible. Oil-animal and vegetable:

Cod liver Cottonseed Castorseed

Chinawood Mineral (including shock absorber fluid, brake fluid, auto declene flushing fluid).

Oilseed cake, meal and residues.

Oilseeds

Peanut butter.

Petroleum and petroleum products, including asphalt and gilsonite, butane, lubricating oils and greases, petrolatum, paraffin wax and white mineral oil for industrial purposes (Schedule B No. 5059.00).

Phosphates, natural (ground or not). Potassium iodide USP.

Rapeseed and oil.

Rubber (raw and synthetic).

Rubber tires.

Rubber manufactures, including sport goods, but excluding goods for medical or similar purposes such as dental rubber, surgical gloves and other like commodities.

Seeds for sowing (excluding flower seeds).

Sodium borate (refined borax).

Sodium iodide USP.

Solid glucose

Soya lecithin and lecithin.

Spices (pepper, nutmeg, bay leaves, cardamons, pimento, etc.).

Stearic acid.

Stearin.

Sugar (corn, raw, and refined).

Tinplate

Tin Metal: alloys and scrap,

Tobacco (including cigars and cigarettes)

Vaseline, liquid paraffin, white mineral (for pharmaceutical and cosmetic purposes)

Vegetable and animal fats and oils.

Vegetable seeds. Vitamin concentrates (including cod-liver oil).

Wool, raw

Woolen piece goods (not including clothing or other manufactures of wool).

(c) Exceptions. The requirements of this section shall not apply to:

(1) Exportations to Eire when made

by mail, regardless of value, or

(2) Exportations to all destinations subject to the blockade control permit regulations, other than Eire, of non-commercial consignments when shipped by mail, provided the commodities so shipped are for the personal use of the consignee or ultimate consignee. Where this exception is applicable, the application for license must specify the "personal use."

(3) Exportations of normal trade samples of reasonable quantity, when shipped by mail, to all destinations subject to blockade control permit regulations other than Eire. Where this exception is applicable the license application must specify that the intended shipment will consist of samples and describe such

samples in detail.

PART 806-TECHNICAL DATA

Sec. 806.1 Definition.

806.2 General licenses.

806.3 Blanket licenses, 806.4 Special licenses.

806.5 General provisions.

§ 806.1 Definition. Technical data is hereby defined as "Any professional, scientific or technical information, including any model, design, photograph, photographic negative, document, or commodity, containing a plan, specification, or descriptive or technical information of any kind which can be used or adapted for use in connection with any process, synthesis or operation in the production, manufacture, reconstruction, servicing, repair, or use of any commodity."

§ 806.2 General licenses—(a) Definition. A general license is a license issued by the Foreign Economic Administration for which no application is required, available for use by all persons, permitting exportation of specified classes of technical data to specified countries or consignees in accordance with the regulations herein prescribed and those which may be prescribed at the time of issuance of such general license.

(b) United States Government or agency thereof. A general license is hereby issued permitting exportation of all technical data when consigned to any agency or instrumentality of the United States Government: Provided, That any technical data exported under this general license shall be intended for the official use of the United States Government or one of its agencies or instrumentalities. Any person exporting under this general license shall state in a conspicuous place on the envelope or outside wrapper "General License No. TD-U. S."

(c) Exportations licensed by the Commissioner of Patents. A general license is hereby issued permitting exportation of technical data pertaining to inventions or applications for patents when such exportation is made pursuant to a license issued by the U. S. Commissioner of Patents under the authority of Public Law 239, 77th Congress, approved August 21, 1941: Provided, That the official license stamp of the Commissioner of Patents appears on the envelope or outside wrapper of the package.

(d) Technical, scientific and professional publications. A general license is hereby issued permitting exportation by mail only of periodicals (including newspapers), catalogs, or pamphlets, containing any technical data, subject to the requirements of the United States Office of Censorship: Provided, That all exportations made under this general license shall bear conspicuously on the envelope or wrapper "General License TD-PUB".

(e) Technical data exported with commodity. A general license is hereby issued permitting the exportation of technical data which customarily accompany a commodity and which consist of drawings or instructions describing assembly, operation, testing or routine maintenance and repair, subject to the following conditions:

(1) The technical data is directly related to a commodity exported pursuant to an individual export license or other type of export license document issued by or under the authority of the Foreign Economic Administration.

(2) The technical data to be exported must be specified in the export license or other document under or pursuant to which such commodity is exported.

(3) The technical data to be exported shall be shipped in the same container used for the exportation of the commodity

modity.

(4) The technical data included in such shipment shall not include data pertaining to the processing or manufactur-

ing of such commodity.

(f) Regulations applicable to general licenses. (1) It shall be a violation of these regulations to make any exportation under these general licenses with the knowledge or intention that the technical data is to be reexported from the country of destination.

(2) A general license may be revoked or suspended by the Foreign Economic Administration at any time as to any

consignee in any destination.

(3) A general license may be revoked or suspended by the Foreign Economic Administration as to any person within or without the United States exporting technical data, in the manner provided in Part 807 of this subchapter.

§ 806.3 Blanket licenses—(a) Definition. A blanket license is a license issued by the Foreign Economic Adiminstration to a particular person authrorizing exportation of specific classes of technical

data to specified consignees.

(b) Exportations permitted under blanket licenses. A blanket license authorizes the transmission by the licensee through the mails or other authorized means of communication, without prior inspection and approval of the Foreign Economic Administration, of routine technical data, including installation, operating, servicing, repair or processing instructions and technical data concerning minor changes or alterations in the installation, operation, servicing, or repairing of machinery or equipment currently in service in the country of destination or in processes currently used therein. Non-routine technical data, as defined in paragraph (c) of this section, may also be exported under a blanket license provided each proposed exportation is submitted to the Foreign Economic Administration for inspection and approval prior to exportation in accordance with the procedures specified in the license.

(c) Technical data requiring specific authorization. Non-routine technical data shall not be exported under blanket license unless specifically authorized by the Foreign Economic Administration. Non-routine technical data shall include but not by way of limitation the following:

 Patent applications, amendments thereto and abstracts or other papers pertaining directly to such aplications.

(2) Research, laboratory, progress, testing or experimental reports.

(3) Secret, confidential, or restricted technical data, whether so regarded by the licensee or so declared by an officer or agency of the U. S. Government.

(4) Technical data pertaining to commodities designed or intended for military use except such as may conform to widely known commercial practice.

(5) Technical data pertaining to any commodity whatsoever (except for widely known commercial designs) being made for the United States Government or to the specifications of the United States Government.

(6) Technical data pertaining to commodities to be used in connection with any new development, project, or instal-

lation.

(d) Technical data excepted. Technical data exported under blanket license shall not include any technical data concerning United States military or naval units, shipping schedules or other similar technical data as set forth in the following documents as they may from time to time be amended:

United States Postal Censorship Regulations. United States Radio Telephone Censorship Regulations.

United States Cable and Radio Censorship Regulations.

War Department document entitled "Statement of War Department policy regarding Dissemination and Publication of Information Concerning Contracts, Production Site Locations, etc."

Where the exporter has any reason to believe that any technical data falls within the categories mentioned, the proposed shipment shall, prior to exportation, be transmitted to the Foreign Economic Administration for examination and approval.

§ 806.4 Special licenses—(a) Definition. A special license is a license issued to a particular person permitting exportation to specified consignees of non-routine technical data, as defined in § 806.3 (c), in cases where exportation under blanket license will not be authorized by the Foreign Economic Administration.

(b) Inspection required. One or more shipments of non-routine technical data from one consignor to one consignee may be made under such license but, in each instance, the non-routine technical data to be exported shall first be transmitted to the Foreign Economic Administration for inspection and approval in accordance with the procedures specified in the special license.

(c) Procedure in lieu of inspection. Where non-routine technical data is too bulky to transmit for examination or by reason of time requirements or extreme urgency, it is impossible or impractical to transmit the same to the Foreign Economic Administration for examination prior to shipment under a special license, the licensee may be authorized to export the same without prior examination by the Foreign Economic Administration but, in each such case, a covering letter shall be submitted and such letter shall contain a complete statement of the reasons for the non-submission of the same and an accurate descriptive listing of all non-routine technical data to be exported under such special license.

§ 806.5 General provisions—(a) Regulations governing exportations. FXportation of technical data under blanket or special licenses shall be made in accordance with the procedures stated

in such licenses.

(b) Application requirements for blanket and special licenses. Applications for blanket and special licenses covering proposed exportations from one consignor to one consignee shall be filed on the form and in the manner prescribed by the Foreign Economic Administra-

Each application shall be supported by a covering letter amplifying the information given in the application form by setting forth such other facts as may be required to completely reveal the relationship existing between the applicant and the consignee and the type of technical data to be exported. The covering letter shall also state:

(1) Generally, what need exists for the license

(2) Whether the technical data is to be exported for general information purposes only or for specific application to a specific situation.

(3) Whether the technical data is to be used in connection with any new installation, development, or project.

(4) Whether the technical data is required for the national defense, public health, or safety of the country of des-

(5) Whether the technical data is to be used in connection with any military. naval or other installation which will tend to aid in the prosecution of the war.

(6) Whether the technical data will be used to produce and export needed commodities to the United States or to

one of the United Nations.

(7) Whether the technical data will be used in the production of any commodity that is to be exported from the country of destination and, if so, to what

(8) To what extent the license will be used if granted including an estimate of the number and size of the exportations which the applicant expects to make

under the license each month.

The applicant shall indicate whether he is applying for a blanket or special license but the type of license to be issued will be determined by the Foreign Economic Administration on the basis of the information furnished. If the applicant particularly desires that a blanket license be issued, he shall submit with his application representative samples of all routine technical data that he may desire to export under blanket This sample technical data shall be described in complete detail in an exhibit list filed in triplicate.

(c) Additional information required. (1) In the prescribed application form, the applicant shall, in addition to stating the ownership and control of the consignee organization, state the relationship between the applicant and the proposed consignee and the business engaged in by the proposed consignee.

(2) In the prescribed application form, the applicant shall set forth a general description by subject matter of the technical data to be exported under the license if granted. If the applicant contemplates exporting technical data so new and novel as to form the subject matter for a patent application or similar experimental or research data, such fact shall be clearly stated.

(d) Signing of application. plications for license to export technical data if applied for by a corporation must be signed by an officer of the corporation or a duly authorized agent of the corporation; if made by a partnership, must be signed by a member of the firm, or its duly authorized agent; if made by an individual, must be signed by the individual or his duly authorized agent.

(2) If the application is signed by an agent, the agent's duly authenticated power of attorney and agency must be filed with the Foreign Economic Admin-

istration.

(e) Statement of consignee. (1) Except where otherwise herein provided, a statement by the ultimate user meeting fully the conditions of the application oath must be filed. If, on the application, the ultimate user named is a person other than the consignee, a statement must be obtained from all consignees as well as the ultimate user. Unrestricted general statements of the consignee or ultimate user accepted heretofore by the Foreign Economic Administration may be incorporated by reference in applications for new or renewal licenses. Statements of consignees or ultimate users are not required in applications for licenses to export patent applications, amendments, and other technical data relating to inventions made in foreign countries, but must be obtained and submitted in support of license applications for the exportation, for informational purposes only, of descriptive technical data concerning inventions made in the United States.

(2) A statement of the consignee or ultimate user need not be acknowledged before a notary or consular officer if prepared on the letter-head of the organization of the consignee or ultimate user. The statement shall be dated, the place of its execution set forth and signed by a responsible official of the organization of the consignee or ultimate user who is actually located in the country of destination and whose authority to enforce the conditions of the statement is apparent.

(3) If the applicant finds it impossible or impractical to submit the signed statement of the consignee or ultimate user at the time the application is filed, an adequate explanation shall be made of the reasons why the statement is not furnished. The applicant shall also advise the steps being taken to obtain the statement.

(f) Validity of license. The licenses issued pursuant to the provisions of this Part shall be valid until revoked by the Foreign Economic Administration or sur-

rendered voluntarily by the licensee.

(g) Use of license. The blanket or special license shall be retained in the possession of the licensee until surrendered voluntarily or revoked by the Foreign Economic Administration. Such license need not be presented at the time of exportation of any technical data authorized to be exported thereunder, but the number assigned to the license shall be placed on the outside of the envelope or on the outside wrapper of the package containing such technical data.

(h) Duplicate applications. Duplicate applications shall not be filed unless specifically requested by the Foreign Eco-

nomic Administration.

(i) Duplicate licenses. Duplicate licenses may be issued by the Foreign Economic Administration, provided the licensee shows that the original license was lost or destroyed and submits such sworn proof as may be required in each instance.

(j) Cables, telegrams and radiograms. Technical data may be exported by cablegram, telegram or radiogram subject to prior examination and aproval of the Foreign Economic Administration. The exporter shall place on the message the description of the license to be used, i. e., general, special or blanket, and the license number in connection with blanket and special licenses. All such messages shall be transmitted directly to the communications company by the Foreign Economic Administration.

(k) Exports by a personal messenger. Technical data to be taken out of the country by a personal messenger, representative or agent of the licensee or the consignee shall be properly packaged and the license description and number indicated thereon if the technical data comes within the provisions of a general license or if the technical data is routine data which comes within the provisions of a blanket license. If the exportation is to include any non-routine technical data, all such technical data shall be transmitted to the Foreign Economic Administration for examination and approval prior to exportation except as otherwise provided in § 806.4 (c).

(1) Exports to destinations through a foreign country. Technical data shall not be experted to a territory or possession of the United States through a foreign country except under license. In each such case, an application shall be made on the prescribed form designating the foreign country or countries through which such technical data will pass.

PART 807-DENIAL OF LICENSING PRIVILEGES

807.1

Compliance Commissioners.

807.2 Orders.

Institution of proceedings.

807.4 Notification to respondent.

807.5 Default.

807.6 Written answer. 807.7 Oral answer.

Consolidation.

Reports and recommendations by Compliance Commissioner. 807.9

Disposition.

807.11 Appeal

807.12 Proceedings to be confidential.

§ 807.1 Compliance Commissioners. The Administrator of the Foreign Economic Administration will designate one or more persons to act as Compliance Commissioners. Persons attached to the Requirements and Supply Branch, or to the Requirements and Supply Branch of the Office of the General Counsel, shall not be qualified to act as Commissioners. Compliance Commissioners shall have the powers and duties set forth in § 807.4 through § 807.12.

§ 807.2 Orders. Orders denying the privilege of any person to obtain or use an export license may be issued in the name and under the authority of the Requirements and Supply Branch. Such orders shall be effective for such periods of time and on such terms and conditions as may be prescribed by the Requirements and Supply Branch.

§ 807.3 Institution of proceedings. The Chief of the Domestic Compliance Section, Operations Division, Requirements and Supply Branch may, with the approval of the Office of General Counsel, initiate proceedings to deny the privilege of any person to obtain or use export licenses in any case where the Domestic Compliance Section has reason to believe that such person has violated any provisions of the statutes, proclamations, executive orders or regulations relating to export control.

§ 807.4 Notification to respondent. The Chief of the Domestic Compliance Section, Operations Division, Requirements and Supply Branch shall initiate proceedings by transmitting a telegram or registered letter to the person against whom proceedings are brought. The notification shall set out the specific nature of the violations charged, shall state that denial of respondent's privilege to obtain or use export licenses is being contemplated and that failure to answer the charges may result in such action being taken. The notification shall set a time and place for a hearing on the charges before a Compliance Commissioner and shall advise the respondent that he must answer the charges at or prior to such time or be held in default. The time set shall be not less than ten days or more than fifteen days from the date of the notification. Charges may be amended from time to time upon reasonable notice to the respondent.

§ 807.5 Default. If the respondent does not answer the charges, as provided in § 807.6, within the prescribed time, the Chief of the Domestic Compliance Section shall submit to the Requirements and Supply Branch the facts of the case, together with a recommendation for action. Being so advised, the Requirements and Supply Branch may issue an order denying the privilege of the respondent to obtain or use export licenses, or take any other appropriate action.

Answer, etc. (a) The re-§ 807.6 spondent may answer the charges made against him in writing by submitting the same, in duplicate, to the Requirements and Supply Branch, Foreign Economic Administration, Washington, D. C., within the time limited by the notification to respondent. (b) The respondent shall be permitted to answer the charges made against him orally if he indicates his desire to do so by letter, in duplicate, submitted to the Requirements and Supply Branch, Foreign Economic Administration, Washington, D. C., within the period limited by the notification to respondent.

§ 807.7 Hearing. (a) At the time and place specified in the notification to respondent all evidence material to the inquiry shall be received by the Compliance Commissioner and shall be taken by a reporter before him. The respondent may be represented by counsel. The respondent shall be informed that he is under no obligation to answer questions.

The evidence shall be transcribed by the reporter, filed with the Compliance Commissioner and the respondent shall be given an opportunity to examine the transcript.

The respondent may prepare and file with the Compliance Commissioner a bill of exceptions to such transcript which shall thereafter accompany the transcript. Such bill of exceptions shall be filed within such time as the Compliance Commissioner shall fix at the conclusion of the hearing.

§ 807.8 Consolidation. The opportunity to answer charges may, at the discretion of the Compliance Commissioner, be consolidated with any similar opportunity afforded the respondent by any other government agency with respect to charges upon the same or a related subject matter.

§ 807.9 Reports and communications by Compliance Commissioner. The Compliance Commissioner shall consider the record, including any bill of exceptions filed by the respondent, and shall prepare a written report which shall consist of his findings of fact, including a finding whether or not a violation has occurred, and his recommendations. If the Commissioner finds that a violation has been committed his recommendation for action shall be advisory only. The report, transcript, and bill of exceptions, if any, shall be transmitted to the Deputy Director, Requirements and Supply Branch.

§ 807.10 Disposition. The Deputy Director, Requirements and Supply Branch, shall review the record, consider the recommendations of the Compliance Commissioner, and determine the disposition of the case. In any case where the Commissioner has found that a violation has been committed, the Deputy Director, Requirements and Supply Branch, may issue an order denying the respondent's privilege to obtain or use

export licenses for such periods of time and on such terms and conditions as he may prescribe and take any other appropriate action. In any case where the Commissioner has found that no violation has been committed, the Deputy Director, Requirements and Supply Branch. shall enter an order dismissing the charges. In all cases the respondent shall be notified promptly of the action taken. An order denying the privilege to obtain or use export licenses shall contain a notification to the respondent of his right to appeal.

§ 807.11 Appeal. A respondent may appeal in writing to the Director, Requirements and Supply Branch, whose decision shall be final. Such appeal shall be taken within 10 days after receipt of a suspension order by the respondent. Oral argument will be permitted only upon direction of the Director. The Director shall not consider facts or arguments affecting the merits of the policy embodied in the rules or regulations alleged to have been violated. An order denying the privilege to obtain or use an export license shall remain in effect pending disposition of the appeal, unless otherwise ordered by the Director.

§ 807.12 Proceedings to be confidential. Pending disposition of a case by the Requirements and Supply Branch, in accordance with §§ 807.5 and 807.10, all proceedings pursuant to the provisions of this part shall remain confidential.

PART 808-PROCEDURE RELATING TO SHIP-MENT OF LICENSED EXPORTS TO CERTAIN DESTINATIONS

808.1

Non-applicability.

Shipments to the other American Re-

Shipments to French Possessions in the Pacific (including New Hebri-des) and certain Middle East Des-808.3 tinations.

Shipments to French Guiana, French 808.4 West Indies, and certain Destinations in Africa.

808.5 Form of Statements of Cargo Availability.

808.6 Filing procedure. 808.7 Webb-Pomerene Associations.

§ 808.1 Non-applicability. None of the regulations of this part shall apply to liquid commodities licensed for export which are to be shipped in bulk by tanker or to commodities to be exported under General License "GUS".

§ 808.2 Shipments to the other American Republics-(a) Applicability. The regulations prescribed in this section apply to exportation of all commodities set forth in § 801.2 of this sub-chapter under any type of export license to be made by sea freight to Argentina and to exportations of newsprint to be made by sea freight to any of the following destinations:

Bolivia. Haiti. Honduras. Brazil. Chile. Mexico. Colombia. Nicaragua. Costa Rica. Panama. Cuba. Paraguay. Dominican Republic. Peru. Ecuador. El Salvador. Uruguay. Venezuela. Guatemala.

(b) Shipments not requiring Statements of Cargo Availability. (1) Shipments of any commodity licensed for export to Argentina, weighing less than 2240 pounds (even though it is a partial shipment of a larger licensed quantity) may be booked by the exporter or his agent directly with a steamship company without the submission of a Statement of Cargo Availability or compliance with the procedures set forth in this Part, except that the provisions of this paragraph shall not apply to shipments of newsprint.

(2) Where the entire quantity of a commodity or commodities is ready to be shipped at the same time the exporter or his agent may not split such commodity or commodities into shipments weighing less than 2240 pounds in order to arrange direct booking with the steamship company. Nothing herein contained shall prohibit the exporter or his agent from making partial or periodic ship-ments under § 804.2 (c) of this sub-

chapter.

(c) Shipments requiring Statements of Cargo Availability. No shipment of newsprint, regardless of weight, may be exported by sea freight to any of the destinations specified in paragraph (a) of this section, and no shipment weighing 2240 pounds or more of any other commodity or commodities for which a license has been issued permitting the exportation thereof may be exported by sea freight to Argentina unless:

(1) The exporter or his agent has submitted a Statement of Cargo Availability covering such shipment on the form and in the manner prescribed by these regu-

lations.

(2) The shipment has been certified for booking with a steamship company by the Division of Cargo Control, War

Shipping Administration.

(3) The shipment has been transported to or within the port area from which the shipment is to be made pursuant to an effective unit permit issued by or under the authority of the Office of Defense Transportation, unless such unit permit is not required for the movement of the particular shipment, and,
(4) The shipment has been booked

with a steamship company within ninety (90) days after the date such shipment has been certified for booking by the Division of Cargo Control, War Shipping Administration, and such booking hasbeen approved by the Division of Cargo Control, War Shipping Administration. In the case of commodities which, be-cause of their bulk or the necessity for special handling, require special consideration with respect to the period of movement the provision that such shipment shall be booked with the steamship company within such ninety (90) day period shall not apply. If the shipment has been booked with the steamship company within ninety (90) days after the Statement of Cargo Availability has been certified for booking, the actual date of loading aboard a vessel may take place after such ninety (90) day period.

§ 808.3 Shipments to French possessions in the Pacific (including New Hebrides) and certain Middle East Destinations-(a) Applicability. The regulations prescribed in this section apply to exportations of all commodities set forth in § 801.2 of this subchapter under any type of export license to be made by sea freight to any of the following destina-

Aden Anglo-Egyptian Sudan. British Somaliland. Cyprus. Egypt. Eritrea. Ethiopia French Oceania: Clipperton Island.

Gambier Island. Marquesas Island. Raiatea Island. Society Island. Tuamotu.

Tubuai.

French Somaliland (Fr. Somali Coast) Yemen.

Iraq.

Kamaran Island (Aden)

Khorya-Morya Island (Aden).

Lebanon.

New Hebrides (British & French Condominium)

New Caledonia: Including-Loyalty Islands, Wallis Archipelago.

Palestine.

Perim Island (Aden).

Saudi Arabia.

Sokotra Island (Aden).

Trans-Jordan.

(b) Shipments requiring Statements of Cargo Availability. No shipment of any commodity or commodities for which a license has been issued permitting the exportation thereof may be exported by sea freight to any destination listed in paragraph (a) of this section unless:

(1) The exporter or his agent has submitted a Statement of Cargo Availability covering such shipment on the form and in the manner prescribed by these reg-

(2) The shipment has been certified for booking with a steamship company by the Division of Cargo Control, War

Shipping Administration.

(3) The shipment has been transported to or within the port area from which the shipment is to be made pursuant to an effective unit permit issued by or under the authority of the Office of Defense Transportation, unless such unit permit is not required for the movement of the particular shipment, and,

(4) The shipment has been booked with a steamship company within ninety (90) days after the date such shipment has been certified for booking by the Division of Cargo Control, War Shipping Administration, and such booking has been approved by the Division of Cargo Control, War Shipping Administration. In the case of commodities which, because of their bulk or the necessity for special handling, require special consideration with respect to the period of movement the provision that such shipment shall be booked with the steamship company within such ninety (90) day period shall not apply. If the shipment has been booked with the steamship company within ninety (90) days after the Statement of Cargo Availability has been certified for booking, the actual date of loading aboard a vessel may take place after such ninety (90) day period.

§ 808.4 Shipments of licensed exports to French Guiana, French West Indies and certain destinations in Africa-(a) Applicability. The regulations prescribed in this section apply to exportation of all commodities set forth in § 801.2 of this subchapter under any type of export license to be made by sea freight to any of the following desti-

Angola (Portuguese West Africa).

Belgian Congo

British West Africa, including Nigeria, British Cameroons, Gambia, Sierra Leone, Gold Coast including Ashanti and Northern Territory, and British Togoland.

French Cameroons.

French Equatorial Africa.

French West Africa, including Mauritania, Senegal, French Guinea, Ivory Coast, Togoland, Dahomey, French Sudan, and Niger. French Guiana.

French West Indies, including Desirade, Guadeloupe, Les Saintes Martinique, Marie Galante, St. Martin (northern part), and St. Bartholomew.

Liberia. Madagascar.

Mozambique (Portuguese East Africa).

(b) Shipments not requiring Statements of Cargo Availability. (1) Shipments of any commodity licensed for export to any destination listed in paragraph (a) of this section, weighing less than 2240 pounds (even though it is a partial shipment of a larger licensed quantity) may be booked by the exporter or his agent directly with the steamship company without the submission of a Statement of Cargo Availability or compliance with the procedure set forth in this Part.

(2) Where the entire quantity of a commodity or commodities is ready to be shipped at the same time, the exporter or his agent may not split such commodity or commodities into shipments weighing less than 2240 pounds in order to arrange direct booking with the Nothing herein steamship company. contained shall prohibit the exporter or his agent from making partial or periodic shipments under § 804.2 (c) of

this subchapter.

(c) Shipments requiring Statements of Cargo Availability. No shipment of any commodity or commodities weighing 2240 pounds or more for which a license has been issued permitting the exportation thereof may be exported by sea freight to any destination listed in paragraph (a) of this section unless:

(1) The exporter or his agent has submitted a Statement of Cargo Availability covering such shipment on the form and in the manner prescribed by these regu-

lations.

(2) The shipment has been certified for booking with a steamship company by the Division of Cargo Control, War Shipping Administration.

(3) The shipment has been transported to or within the port area from which the shipment is to be made pursuant to an effective unit permit issued by or under the authority of the Office of Defense Transportation, unless such

unit permit is not required for the movement of the particular shipment, and,

(4) The shipment has been booked with a steamship company within ninety (90) days after the date such shipment has been certified for booking by the Division of Cargo Control, War Shipping Administration, and such booking has been approved by the Division of Cargo Control, War Shipping Administration. In the case of commodities which, because of their bulk or the necessity for special handling, require special consideration with respect to the period of movement the provision that such shipment shall be booked with the steamship company within such ninety (90) day period shall not apply. If the shipment has been booked with the steamship company within ninety (90) days after the Statement of Cargo Availability has been certified for booking, the actual date of loading aboard a vessel may take place after such ninety (90) day period.

§ 808.5 Form of Statement of Cargo Availability. Statements of Cargo Availability shall be made on Form FEA 138 in accordance with the instructions for use of such form as prescribed by the Requirements and Supply Branch. All provisions, instructions, terms and conditions contained in the form are hereby incorporated as a part of the regulations in this subchapter, except in so far as inconsistent with the provisions of the regulations in this part, in which event the regulations in this part shall govern.

§ 808.6 Filing procedure—(a) Who may file. Any person to whom an export license has been granted or his agent may file Statements of Cargo Availabil-Any person authorized to export under a general license or the agent of any such person may file Statements of

Cargo Availability.

(b) Where to file. (1) Statements of Cargo Availability shall be filed with the Transportation and Storage Branch, Foreign Economic Administration, 61 Broadway, New York 6, New York, except that Statements of Cargo Availability covering shipments to French Possessions in the Pacific shall be filed with the Division of Cargo Control, War Shipping Administration, 220 Bush Street, San Francisco 4, California, and Statements of Cargo Availability covering shipments of newsprint to one of the other American Republics shall be filed with the Requirements and Supply Branch, Foreign Economic Administration, Washington 25, D. C.

(2) For shipments which originate in Canada and which are to be exported from a United States port, Statements of Cargo Availability shall be filed with the Canadian Shipping Priorities Committee, West Block, Ottawa, Canada, on the form prescribed by said Committee.

(c) Preparation of Statements of Cargo Availability. (1) A separate Statement of Cargo Availability may be submitted for each part of a licensed exportation as such part becomes ready for shipment, except that no application need be filed for a partial shipment which is less than 2240 pounds in gross weight in any case where such shipments may be booked directly with a steamship company without the filing of a Statement

of Cargo Availability under the provisions of this part.

(2) Where the applicant desires to ship a number of commodities destined to one or more ultimate consignees or purchasers from one or more licensees (or one or more exporters in the case of commodities moving under general license) and the shipment is to be made by a single consignor to a single consignee, one consolidated Statement of Cargo Availability may be filed.

(3) If the proposed shipment includes commodities moving under individual license or licenses, and also includes commodities moving under general license or licenses, separate Statements of Cargo Availability may be filed for the commodities moving under individual license and the commodities moving under general license.

(4) Where the Statement of Cargo Availability covers commodities to be shipped under general license, the general license symbol shall be placed in the blank space requiring a license num-

(5) In answer to the question pertaining to gross weight and cubic measurement (if shipped on a measurement basis) an approximation may be made if exact figures are not ascertainable.

(6) The descriptions of the commodities shall be stated in the same terms required for descriptions of commodities in applications for individual licenses.

(7) No Statement of Cargo Avalability for commodities under general license shall be submitted unless and until the applicant has a firm order for the commodities covered by the statement from the purchaser stated therein.

(8) Whenever a Statement of Cargo Availability is required in connection with any shipment proceeding under general in transit license, the spaces in the application form for the name and address of the consignor shall contain the name and address of the original consignor in the foreign country and the name and address of the U.S. shipper or forwarder.

(9) Statements of Cargo Availability may specify more than one consignee subject to the following conditions: (i) All consignees named must be

located at a single foreign port.

(ii) The names and addresses of all proposed consignees shall be listed and a copy thereof shall be attached to and shall become a part of each copy of the Statement of Cargo Availability submitted. This list shall be typewritten in a vertical column and shall not bear

evidence or erasure or alteration. (iii) One or more of the proposed consignees may be rejected, any commodity may be deleted or the quantity thereof reduced by the Foreign Economic Admin-

istration.

(10) If the entire shipment covered by a Statement of Cargo Availability is not exported at the same time on the same vessel, such Statement of Cargo Availability shall become invalid with respect to the unshipped balance described therein. In such case, if the quantity of the commodities remaining unshipped requires submission of a Statement of Cargo Availability, a new Statement of

Cargo Availability may be filed covering the balance of the shipment.

§ 808.7 Webb-Pomerene Associations. Any association organized pursuant to the Export Trade Act (15 U.S.C. 61) may, upon specific authorization from the Foreign Economic Administration, file in the name of the association a combined Statement of Cargo Availability, subject to the following conditions:

(1) The association shall obtain from each member a statement to be filed with the Foreign Economic Administration in the following form properly filled

This is to certify that the undersigned ----- Company, of ---- (City) and ----- (State) is a member of the _____

Association.

The undersigned and its subsidiary companies agree that, in the event the Foreign Economic Administration determines to authorize the Association to file a Statement of Cargo Availability, for all the members of the Association, it will:

(i) Accept such part of the total space allocated to the Association as the Executive Secretary of the Association shall allocate

(ii) Ship only to such consignees as are approved by the Foreign Economic Administration.

(iii) Not file individual Statements of Cargo Availability. This agreement is effective as of _____ and may be revoked upon thirty (30) days written notice to the Foreign Economic Administra-

(Signature)

(2) Upon filing a combined Statement of Cargo Availability the Association shall state the gross tonnage desired for all members who are to participate in the application and upon certification for booking by War Shipping Administration, the tonnage certified shall be divided by the Association among the members represented by such certified application.

(3) The Association shall notify the Foreign Economic Administration and the War Shipping Administration of the particular commodity and amount thereof each member proposes to ship against the certified Statement of Cargo Availability.

(4) The members shall then book their proposed shipments directly with the steamship company under the serial number assigned to the certified State-

ment of Cargo Availability.

(5) When the shipments have cleared port, the members shall notify the Association of the amount of the commodity shipped, and the name of each consignee to whom shipment was made.

PART 809-BLANKET LICENSE "BLT"

Sec. 809.1 Definitions. General provisions, 809.3 Special provisions.

§ 809.1 Definitions. When used in

(a) "Blanket license" shall mean a document issued by the Foreign Economic Administration authorizing the exportation by the licensee of the commodities described in such document to two or more consignees or purchasers in a single country.

§ 809.2 General provisions. (a) Applications for blanket licenses shall be made on the form or forms and in the manner and only for such commodities prescribed by the Foreign Economic Administration. Except as provided in § 809.3 each application for such a license shall bear the following legend:

Application is hereby made to permit the applicant named above to export from the United States to the purchasers and consignees designated on the attached list the articles and materials described, in the quantity given: Provided, That the aggregate quantity of all such exports to the purchasers and consignees named therein does not exceed the total quantity for which the license is granted. This will certify that we have firm orders on hand from the purchasers listed at least equal to the quantity applied for on this license.

(b) When an application for blanket license is submitted, permission to export to one or more of the consignees and purchasers named may be refused by blocking out the name of the consignee and purchaser with respect to whom the application has been denied. In such case the license shall be valid only for shipments to the remaining approved

consignees and purchasers.

(c) When duly validated or approved by the Foreign Economic Administration, a blanket license authorizes the exportation to any of the consignees and purchasers named therein, or in a list at-tached and made a part thereof, the commodity or commodities therein described: Provided, That the aggregate quantity of all exports under such license to the consignees and purchasers named therein, or in a list made a part thereof, does not exceed the total quantity for which the license has been granted. Such exportation shall be permitted notwithstanding any conflicting provisions in the terms, conditions or provisions of the form on which the application for a blanket license has been made. In any case where an Import Recommendation issued by a designated government agency of the country of destination is required as a condition to the issuance of an export license for a particular commodity to a designated consignee, such commodity may not be exported

(d) Insofar as consistent with the provisions of this part, all of the provisions of Part 804 of this subchapter, shall apply equally to applications filed for blanket licenses and blanket licenses issued under the provisions of this part.

to such consignee under a blanket license

in quantities in excess of the amount ap-

proved for such consignee in said Import

Recommendation.

(e) A person exporting any commodity pursuant to any blanket license shall enter the symbol "BLT" and the number of the license on each Shipper's Export Declaration filed with the United States Collector of Customs at the port of exit or with the United States Postmaster at the place of mailing at the time of each exportation under each license.

(f) The blanket license procedure shall apply only to exportations to destinations in general license country Group V or country Group K, as set forth in § 802.3 (a) of this subchapter.

§ 809.3 Special provisions. (a) The provisions of § 804.1 (g) do not apply to applications for blanket licenses for the following commodities:

Group I Schedule
Commodity: B No.
Radio receiving tubes...... 7078.00
Parts and accessories for 7889.01
track-laying tractors.
Alarm clocks, spring 9571.00
driven.
Automotive replacement 7092.00, 7921.00,

parts. 7923.05, 7926.00, 7927.00
(b) Applications for blanket licenses

for the commodities listed in Group I of paragraph (a) of this section may bear the following legend in lieu of the legend prescribed in § 809.2:

Application is hereby made to permit the applicant named above to export from the United States to the purchasers and consignees designated on the attached list the articles and materials described, in the quantity given: Provided, That the aggregate quantity of all such exports to the purchasers and consignees named therein does not exceed the total quantity for which the license is granted.

Applications for blanket license for the commodities listed in Group II of paragraph (a) of this section may bear the following legend in lieu of the legend prescribed in § 809.2:

Application is hereby made to permit the applicant named above to export from the United States to the purchasers and consignees designated on the attached list the articles and materials described, in the dollar value given, *Provided*, That the aggregate value of such exports to the purchasers and consignees named therein does not exceed the total value for which the license is granted.

(c) A person exporting any commodity listed in Group I of paragraph (a) of this section pursuant to any blanket license shall endorse each shipper's export declaration filed with the United States Collector of Customs at the port of exit or with the United States Postmaster at the place of mailing at the time of each exportation under such license with the following certification:

The undersigned represents to the Foreign Economic Administration that the commodities described herein are being exported under the provisions of BLT (Blanket License No.—) approved by FEA (date of validation), and this shipment is made in conformity with the terms of this license with respect to kind of material, quantity, value, foreign consignees and purchasers and all other conditions thereof.

A person exporting any commodity listed in Group II of paragraph (a) of this section pursuant to any blanket license shall endorse each shipper's export declaration filed with the United States Collector of Customs at the port of exit or with the United States Postmaster at the place of mailing at the time of each exportation under such license with the following certification:

The undersigned represents to the Foreign Economic Administration that the commodities described herein are being exported under the provisions of "BLT" (blanket) License No. _____ approved by FEA (date of validation) and this shipment is made in conformity with the terms of this license with respect to kind of material, value, foreign consignees and purchasers and all other conditions thereof.

(Signed)

(d) The provisions of § 801.7 of this subchapter shall not apply to exportations of the commodities listed in paragraph (a) of this section, when authorized for export by a blanket license. In lieu of the presentation of an original blanket license for clearance of the exportation with the United States Collector of Customs or the United States Postmaster, the exporter may present a Shipper's Export Declaration bearing the certification prescribed in paragraph (c) of this section.

(e) When clearance of a shipment has been made in accordance with provisions of paragraph (d) of this section, the holder of the blanket license authorizing such shipment shall endorse on the back of the license in the space reserved for entries by Collectors of Customs and Postmasters the following information:

1. Quantity.

2. Description.

3. Value.

4. Consignee (this shall be placed in the space labeled "name of vessel if export is made by water").

5. Port of exit or post office of mailing.6. Date (this date shall be the date of filing of the Shipper's Export Declaration).

7. Initials of the endorsing official.

Such license shall be held available for inspection at any time by the Foreign Economic Administration. Upon completion of shipment against such blanket license, or upon the expiration of the validity of the license, such license with the endorsements thereon as provided in this paragraph and with attachments, if any, shall be returned to the Foreign Economic Administration.

PART 810—LIMITED PRODUCTION LICENSE FOR FARM MACHINERY; "LPL"

Sec.

810.1 Destinations.

810.2 General provisions.

810.3 Reports.

§ 810.1 Destinations. The provisions of this part apply only to exportations to the following destinations:

Bolivia. Honduras. Brazil. Mexico. Chile. Nicaragua. Colombia. Panama. Costa Rica. Paraguay. Cuba. Peru Dominican Republic. El Salvador. Ecuador. Uruguay. Guatemala. Venezuela. Haiti

§ 810.2 General provisions. (a) There is hereby established a limited production license designated "LPL" authorizing the exportation, subject to the provisions of paragraphs (b), (c), (d) and (e) of this section, to any destination listed in § 810.1, of farm machinery, equipment and repair parts manufactured for export under the provisions of War Production Board Order L-257-a and classified under one of the following

Department of Commerce Schedule B

7800.00 thru 7841.00 7879.00 thru 7886.00 7844.00 thru 7870.00 7889.05 thru 7899.98

and commodities classified under one of the following Department of Commerce Schedule B numbers provided they are to be exported for farm use, including irrigation or drainage purposes:

6106.00 7355.00 thru 7369.00 7592.00 6185.00 8209 98 7612 00 7012 00 7750.98 (core valves 7223.00 only) 7975.00 7228.00

(b) Any exporter who expects to ship to the group of destinations set forth in § 810.1 during the year beginning July 1, 1944, a total net weight of 25 tons or more of such farm machinery, equipment and repair parts shall file an "Application for Distribution Schedule for Agricultural Equipment" in the form and manner prescribed by the Foreign Economic Administration and may export under this license during the year beginning July 1, 1944, to any destination set forth in § 810.1 not more than the quantity of farm machinery, equipment and repair parts approved by the Foreign Economic Administration for export to each such destination in said distribution schedule. Any exporter, other than a manufacturer or manufacturer's agent, shall, in addition, submit a statement from the manufacturer of such farm machinery, equipment, and repair parts that the commodities to be exported as set forth in said distribution schedule have been charged to the manufacturer's export production quota.

(c) Exporters who expect to ship to the group of destinations set forth in § 810.1 during the year beginning July 1, 1944, a total of less than 25 tons of farm machinery, equipment and repair parts are not required to file an "Application for Distribution Schedule for Agricul-tural Equipment" and may export under the provisions of this license not more than a total net weight of 25 tons of farm machinery, equipment and repair parts during the year beginning July 1, 1944, to the group of destinations set forth in

\$ 810.1.

(d) No exporter may export more than 25 tons net weight of such farm machinery, equipment and repair parts during the year beginning July 1, 1944, to the group of destinations set forth in § 810.1 unless such exporter has filed an "Application for Distribution Schedule for Agricultural Equipment" as prescribed in paragraph (b) of this section, and an approved distribution schedule has been issued to such exporter.

(e) The provisions of § 801.7 shall not apply to exportations under this limited production license. In lieu of the presentation of an individual export license or other document issued by the Foreign Economic Administration for clearance of an exportation with the United States Collector of Customs or the United States Postmaster, the exporter shall present a Shipper's Export Declaration bearing one

of the following certifications: (1) When the exportation is being made pursuant to the provisions of paragraph (b) of this section the following certification shall be used:

The export of these materials, pounds, under Limited Production License --- is authorized 'LPL" to . (Country)

by the Foreign Economic Administration and is within the limitations set by a "Distribu-tion Schedule for Agricultural Equipment" approved by the Foreign Economic Administration .

(Date)

(Signed)

(2) When the exportation is being made pursuant to the provisions of paragraph (c) of this section the following certification shall be used:

The undersigned certifies to the Foreign Economic Administration that the export of these materials, pounds, is authorized under Limited Production License "LPL" and that the total quantity of such materials, including this shipment, exported by the undersigned under such license during the year commencing July 1, 1944, does not exceed 25 short tons.

(Signed)

§ 810.3 Reports. All holders of an approved "Distribution Schedule for Agricultural Equipment" shall report to the Foreign Economic Administration on or before the 15th day of the first month of each calendar quarter the total shipments made under this license during the immediately preceding quarter. Such report shall be made on the form or forms and in the manner prescribed by the Foreign Economic Administration.

S. H. LEBENSBURGER. Director. Requirements and Supply Branch, Bureau of Supplies. APRIL 19, 1945.

[F. R. Doc. 45-6504; Filed, Apr. 23, 1945; 2:38 p. m.]

Chapter IX-War Production Board

AUTHORITY: Regulations in this chapter. unless otherwise noted at the end of docu-ments affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64

> PART 1010-SUSPENSION ORDERS [Suspension Order S-764]

H. H. ROSINSKY & CO.

Jesse J. Rosinsky, doing business as H. H. Rosinsky & Co., is engaged in the manufacture of women's dresses and maintains a factory and place of business at 123 North 5th Street, Philadelphia, Pennsylvania. On July 25, 1944, by direction of the War Production Board, pursuant to Women's House Dresses Program No. 1, under Conservation Order M-328B and Supplement III of Schedule A of that order he was assigned a preference rating of AA-3 to procure delivery of print cloth to produce the quantities of women's dresses listed under paragraph (4) of that direction. Paragraph (4) of the said direction was amended by letter of September 23, 1944 and provided that the material procured by him should be used only to manufacture 186 dozen-sizes 12 to 20, 319 dozen-sizes 38 to 44 and 319 dozen—sizes 46 to 52 of women's house dresses. Subsequently the respondent used the print cloth procured, to manufacture 861 dozen-sizes 12 to 20, 165 dozen-sizes 38 to 44 and 103 dozen-sizes 46 to 52 of women's house dresses, contrary to and in violation of the said direction and Conservation Order M-328B. Jesse J. Rosinsky was familiar with the direction, Conservation Order M-328B and Supplement III of Schedule A of that order and his action constituted wilful violation thereof.

This violation has diverted critical materials to uses not authorized by the War Production Board and has impaired and impeded the war effort of the United States. In view of the foregoing, it is hereby ordered, that:

1010.764 Suspension Order S-764. (a) Jesse J. Rosinsky, doing business as H. H. Rosinsky & Co., shall not for a period of two months from the effective date of this order participate in any special program under Conservation Order M-328B providing for an allocation on a preference rating of AA-3 or higher.

(b) The restrictions and prohibitions contained herein shall apply to Jesse J. Rosinsky, doing business as H. H. Rosinsky & Co., or under any other name, his successors or assigns or any person acting in his behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of such action.

(c) Nothing contained in this order shall be deemed to relieve Jesse J. Rosinsky, doing business as H. H. Rosinsky & Co., his successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(d) This order shall take effect on the

24th day of April 1945.

Issued this 17th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-6538; Filed, Apr. 24, 1945; 11:29 a. m.]

> PART 1010-SUSPENSION ORDERS [Suspension Order S-765]

KINKADE RADIO SUPPLY

E. T. Kinkade, doing business as Kinkade Radio Supply, with his principal of-fice at 1412 Main Street, Jacksonville, Florida, and a branch office in Tampa, Florida, is engaged in the purchase and sale at wholesale and retail of electronic equipment. Between January 1, 1944 and August 31, 1944 he transferred approximately \$15,000 worth of electronic equipment to suppliers and consumers in violation of the provisions of General Limitation Order L-265 and in addition thereto he made various sales of electronic equipment other than for maintenance, repair and operating supplies in violation of Preference Rating Order P-133. E. T.

Kinkade was familiar with said Orders and the violations were wilful.

These violations have diverted scarce materials to uses not authorized by the War Production Board and have hampered and impeded the war effort of the United States of America. In view of the foregoing, it is hereby ordered, that:

§ 1010.765 Suspension Order No. S-765. (a) For a period of three months from the effective date of this order, unless hereafter specifically authorized in writing by the War Production Board, E. T. Kinkade shall not sell or transfer any electronic equipment except to fill preferred orders as defined in or controlled by General Limitation Order L-265, as amended from time to time, or to fill orders bearing a preference rating of A-1-a, or higher.

(b) The restrictions and prohibitions contained herein shall apply to E. T. Kinkade, doing business as Kinkade Radio Supply, or under any other name, his successors or assigns or persons acting on his behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any

such action.

(c) Nothing contained in this order shall be deemed to relieve E. T. Kinkade, doing business as Kinkade Radio Supply, his successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except in so far as the same may be inconsistent with the provisions hereof.

(d) This order shall become effective on April 24, 1945.

Issued this 17th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-6539; Filed, Apr. 24, 1945; 11:29 a. m.]

> PART 1010-SUSPENSION ORDERS [Suspension Order S-766]

VAN DYKE INDUSTRIES

Van Dyke Industries, a partnership composed of Stephen Zidek and Genevieve Zidek, with principal place of business at 2559 West 21st Street, Chicago, Illinois, is engaged in the manufacture and sale of portable lamps and fluorescent lighting fixtures. Between October 1, 1943, and August 31, 1944, the partnership manufactured or produced approximately 13,016 portable lamps on orders which were not preferred orders, and, during the same period of time, manufactured approximately 23,667 metal shades, all in violation of General Limitation Order L-33. The responsible partner was aware of the provisions of the aforementioned order and his actions constituted grossly negligent violations of General Limitation Order L-33.

These violations have diverted critical materials to uses not authorized by the War Production Board, and have hampered and impeded the war effort of the United States. In view of the foregoing, it is hereby ordered, that:

§ 1010.766 Suspension Order No. S-766. (a) Stephen and Genevieve Zidek shall not for two months from the effective date of this order directly or indirectly put into process, continue to process, manufacture or assemble any material to make any portable lamps or parts thereof.

(b) The provisions of paragraph (a) shall not apply to any direct order or contract with the Army, Navy, or Maritime Commission of the United States, or the War Shipping Administration.

(c) Nothing contained in this order shall be deemed to relieve Stephen and Genevieve Zidek from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board except insofar as the same may be inconsistent with the provisions hereof.

(d) The restrictions and prohibitions contained herein shall apply to Stephen Zidek and Genevieve Zidek, doing business as Van Dyke Industries, or under any other name, their successors and assigns or persons acting in their behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

(e) This order shall take effect on

April 24, 1945.

Issued this 17th day of April 1945.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-6537; Filed, Apr. 24, 1945; 11:29 a. m.]

PART 1029-FARM MACHINERY [Preference Rating Order P-153] RATING FOR DISTRIBUTORS OF FARM MACHINERY REPAIR PARTS

§ 1029.36 Preference Rating Order P-153—(a) What this order does. This order tells how "distributors" can get a priority to buy certain repair parts for "farm machinery and equipment" from a manufacturer of the parts for resale to farmers or dealers. A "producer" of farm machinery and equipment under Order L-257 has a priority for these parts (either as production material for complete implements, or for resale as repair parts to round out his line) under CMP regulations. This order gives a similar priority to distributors who customarily buy these parts direct from the same sources of supply for resale only, and who get a serial number as explained below.

(b) What repair parts are covered. This order covers only items and components to be used on and sold as repair parts for "farm machinery and equip-ment", excluding parts manufactured by "producers" of farm machinery and equipment, and also excluding automotive replacement parts and nuts, bolts,

screws, rivets, and washers. (c) Assignment of priority rating. (1) Any "distributor" who gets a serial number under paragraph (d) below, may use a priority rating of AA-2 to get repair parts to be re-sold to farmers (or to dealers who supply farmers) for the repair of farm machinery and equipment. This rating may be used to get these parts only from the manufacturer of the parts. It cannot be used to get any parts made by producers under Order L-257, nor to get any other items for which priority ratings are not permitted to be used under other WPB orders or regulations.

(2) Subject to the above conditions, the rating may be used instead of applying for one on Form WPB-547, and may be applied and extended in the manner described in Priorities Regulation 3. The distributor's serial number must be included in the certification required by

that regulation.

(d) How to get a serial number. Any person may apply to the War Production Board for a serial number under this order. In general, a serial number will be given only to a person at least 50% of whose total business is acting as a "distributor", as defined below, or who is a major factor in this field of distribu-This application may be made by filing a letter in triplicate addressed to War Production Board, Wholesale and Retail Trade Division, Washington 25, D. C., Ref: P-153, and should give the following information:

(1) The nature of the distributor's business (for example; wholesale hardware, farm supply jobber, farm ma-chinery distributor, etc);

(2) The amount of his total sales of all products in 1941;

(3) The total estimated amount of his 1941 sales to farmers (either directly or through dealers) of repair parts and other farm production supply items;

(4) Any other pertinent facts, such as the total amount under (3) purchased direct from manufacturers of the items.

if known.

If exact figures cannot be furnished, the distributor should give his best estimates and an explanation of the basis for his estimates.

(e) Penalty for violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(f) What is meant by "distributor." As used in this order, "distributor" means any person who engages in the business of buying repair parts covered by this order and other farm production supply items and repair parts direct from the manufacturers, and reselling them to farmers or to dealers who supply farm-

(g) What is meant by "farm machinery and equipment." "Farm machinery and equipment" means agricultural machinery, mechanical equipment and implements of the types ordinarily manufactured for farm use and listed on Schedule B to Order L-257. The term includes attachments. It does not include track-laying type tractors, mechanically refrigerated milk coolers (see Order L-38), fencing, poultry netting and wire, wire fencing, bale ties or straps, oil well casing and water pipe, grain bins and corn cribs, hog or poultry houses and similar buildings, water storage tanks, nails (all kinds), and sundry hardware (including hand tools, chain, barn door track, pulleys, scales and similar items not described in Schedule B). "Farm use" means use for the production or care of crops, livestock, livestock products, bees or poultry on a farm (or elsewhere in the case of poultry).

(h) What is meant by "producer".
"Producer" means any person engaged in the manufacture of farm machinery and equipment. However, the term does not include any person engaged in the manufacture (for sale to a producer) of materials, parts, assemblies or subassemblies to be physically incorporated into farm machinery and equipment or repair parts manufactured by that producer, or to be resold by that producer

as repair parts.

(i) Communications. All communications concerning this order should be addressed to War Production Board, Wholesale and Retail Trade Division, Washington 25, D. C., Ref: P-153.

Issued this 24th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-6533; Filed, Apr. 24, 1945; 11:29 a. m.]

PART 1118—SEXTANTS

[Limitation Order L-58, Revocation]

Section 1118.1 Limitation Order L-58 is hereby revoked. This revocation does not affect any liabilities incurred under the order.

Issued this 24th day of April 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-6535; Filed, Apr. 24, 1945; 11:29 a. m.]

PART 3270-CONTAINERS

[Limitation Order L-317, Interpretation 5]

REPAIRED OR RECONDITIONED CONTAINERS

The following interpretation is issued with respect to Limitation Order L-317:

A question has arisen as to whether the acceptance or use of certain types of containers made from solid fibre (.045 or heavier) or corrugated fibre is subject to the provisions of Order L-317. The containers in question are those which a packer obtains that have been used previously either by him or by someone else for packing, storing or shipping a product and that are not suitable for immediate reuse. These used containers are either repaired or reconditioned in his establishment or are sent to other persons for such work to be performed and then returned to him. In either case, the used containers are repaired by taping the damaged parts or are cut into different sizes and the sides and ends taped together. Used liners that were part of the previously used containers are sometimes separated from the

containers and are reformed and reshaped to make containers of various sizes.

In all cases covered by this interpretation, the newly shaped containers consist of no containerboard except used sides and tops and bottoms of the original containers or liners that have been previously used. No unused containerboard is added. The containerboard in such containers or liners is not reprocessed or ground into pulp as is the case when used containerboard is received by a containerboard manufacturer.

The reformed and reshaped containers described above are not subject to the restrictions of Order L-317. Such containers are not "fibre shipping containers" as defined in paragraph (b) (1) of Order L-317, because they are not regarded as being

"new".

Issued this 24th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-6536; Filed, Apr. 24, 1945; 11:29 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-328B, Supp. X to Schedule A, Revocation]

KNIT GOODS PROGRAM NO. 5

Supplement X to Schedule A, issued pursuant to Conservation Order M-328B (§ 3290.120a) is revoked. This revocation does not affect any liabilities incurred under the supplement.

Issued this 24th day of April 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-6534; Filed, Apr. 24, 1945; 11:29 a. m.]

Chapter XI-Office of Price Administration

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PROD-UCTS, PRINTING AND PUBLISHING

[MPR 30,1 Amdt. 12]

WASTEPAPER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 30 is amended in the following respect:

Section 1347.14 (f) is amended to read as follows:

(f) Each sale of commercially packed wastepaper shall be invoiced and each shipment of commercially packed wastepaper shall be accompanied by a manifest.

Invoice requirements. Each invoice shall separately state:

(1) The date of loading; the name and address of the buyer and seller, and of any consignee:

(2) The name of each grade, the total weight of each grade, and, if baled, the number of bales of each grade and the

¹7 F.R. 9732; 8 F.R. 3845, 6109, 7350, 7821, 7199, 13049, 17483; 9 F.R. 6107, 8056, 11108; 10 F.R. 1787.

weight of each bale. The grade name shall be the applicable grade name listed in § 1347.14 (a) or it shall be the grade name of a specialty sold in accordance with the provisions of § 1347.14 (c). The data required by this subparagraph (2), except for grade name and the number of bales of each grade, need not be stated by any seller where there are no weighing facilities available to the commercial packer thereof or where the commercial packer of the wastepaper is not engaged in the business of buying wastepaper for resale;

(3) The price charged per ton for each grade, the loading charge, if any, and the amount of broker's allowance, if any;

(4) Identification of origin of shipment by street and city or town address. However, if the wastepaper is sold by a broker, the broker need not state the street address on the invoice rendered to his customer but he shall state the street address on the copy he retains in his files.

(5) The license number, or truck number, of any truck into which the wastepaper is loaded; or the railroad car number and initials, or both, if the paper is loaded first into a truck and later into

a railroad car.

The invoice shall be prepared by the seller and mailed to his buyer before the end of the business day following the day when the wastepaper was shipped, except that when the seller does not receive the description of the wastepaper from his supplier within that time, he shall prepare and mail an invoice to his buyer as soon as he receives that description.

Manifest requirements. Each manifest shall separately state all the above data except that it need not state data required by subparagraphs (1), (3) and (4); but the name of the town or city of origin and the date of loading shall

be stated.

The manifest shall be prepared by the first seller making delivery from a warehouse or a packing plant or other point of accumulation, regardless of the nature of his buyer, and shall accompany the shipment of wastepaper to the consumer irrespective of who owns or controls the vehicle or carrier in which the shipment is made and irrespective of any resale of the paper by such first seller to any intermediate buyer except that where the buyer places the wastepaper in a warehouse for resale, such buyer, on resale, shall prepare the manifest which shall accompany the shipment to the consumer and except that where a seller changes the shipment so that the original manifest is no longer fully applicable, such seller shall prepare a new manifest which shall accompany the shipment to the consumer.

The manifest shall be posted in the railroad car or other vehicle by the first seller who causes the waste paper to be loaded in the car or other vehicle. However, in situations where the seller is prohibited by the railroad company or governmental authority from entering upon the property for the loading of waste paper into a railroad car, no manifest need be posted therein.

In all cases, the buyer shall keep every invoice and manifest received by him and the seller shall keep a copy of each invoice and manifest prepared by him.

The broker shall, except with respect to waste paper shipped out of his own warehouse, attach to his copy of each invoice prepared by him, all invoices representing his purchases of the waste paper covered by his invoice to his buyer, or shall otherwise identify by his records his sources of supply of all paper in each shipment made by him.

This amendment shall become effective April 23, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Note: All of the reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6508; Filed, Apr. 23, 1945; 4:26 p. m.]

PART 1364—Fresh, Cured and Canned Meat and Fish Products

[RMPR 169, Amdt. 53]

BEEF AND VEAL CARCASSES AND WHOLESALE CUTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

1. A footnote reference 1 is inserted after the words "Choice or AA", "Good or A" and "Commercial or B" in paragraph (d) (2) of the table in § 1364.452 and a footnote is added to appear below the table reading as follows:

¹25 cents per hundredweight may be added on sales of beef carcasses or sides and/or hindquarters to a war procurement agency or on sales of set-aside beef carcasses or sides and/or hindquarters to any authorized purchaser of set-aside beef where the latter transaction is covered by a separate invoice and where such purchaser has satisfied the requirements of WFO 75.2.

2. Paragraph (m) (2) and (m) (5) of \$ 1364.452 are amended to read as follows:

(2) The maximum f. o. b. boning plant price for frozen boneless beef (Army specifications) in each of the following price zones shall be:

[Zone prices per hundredweight in carload or less than carload quantities; frozen and packaged. The price for any fraction of a hundredweight shall be reduced accordingly. Additions and deductions of Schedules III and II, respectively, are not applicable.]

Price zone	e zone Choice Good or AA A		Commer- cial or B	Utility or C
1 2 3 4 4 5 5 6 6 7 7 8 8 9 10	31. 05	29. 70	26, 95	23. 75
	30. 05	28. 70	25, 95	22. 75
	28. 65	27. 30	24, 50	21. 35
	28. 65	27. 30	24, 50	21. 35
	29. 35	28. 00	25, 20	22. 00
	20. 70	28. 35	25, 55	22. 35
	30. 05	28. 70	25, 90	22. 70
	30. 40	29. 05	26, 25	23. 05
	30. 75	29. 35	26, 60	23. 45
	31. 05	29. 70	26, 95	23. 75

(5) The maximum f. o. b. boning plant price for frozen boneless beef (hindquarters) (Army specifications) in each of the following price zones shall be:

[Zone prices per hundredweight in carload or less than carload quantities; frozen and packaged. The price for any fraction of a hundredweight shall be reduced accordingly. Additions and deductions of Schedules III and II respectively, are not applicable.]

- Out of the	Grades					
Price zone	Choice or	Good or or A	Commer- cial or B			
1 2 3 4 4 5 5 6 7 7 8 9	35. 70 34. 65 33. 20 33. 29 33. 95 34. 30 34. 65 35. 30 35. 35	32, 90 31, 85 30, 40 30, 40 31, 15 31, 50 31, 85 32, 20 32, 55 32, 90	28. 95 27. 90 26. 45 26. 45 27. 20 27. 55 27. 90 28. 26 28. 95			

3. A footnote reference 2 is inserted after the words "Choice or AA", "Good or A" and "Commercial or B" in the table of Paragraph (o) (6) in § 1364.452 and a footnote is added to appear below the table to read as follows:

²Where fabricated beef cuts (War Shipping Administration specifications) of choice, good and commercial grades, are prepared from beef carcasses, sides and/or hindquarters which have been set aside for War Procurement purposes pursuant to WFO 75.2, the seller may add 35 cents per hundredweight to the table of prices listed above, except that this addition shall not apply to sales of ground beef of any grade or to sales of any War Shipping Administration fabricated beef cut of utility grade.

This amendment shall become effective April 23, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6506; Filed, Apr. 23, 1945; 4:26 p. m.]

PART 1367—FERTILIZERS [RMPR 240, Amdt. 2]

PHOSPHATE ROCK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

A new paragraph is added at the end of Appendix B (2) of RMPR 240 to read as follows:

Guaranteed fineness. A charge of 25 cents per ton may be added for a guaranteed fineness of not less than 85% through a 300 mesh screen, when such guaranteed fineness is requested by the buyer.

This amendment shall become effective April 30, 1945.

Issued this 24th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6544; Filed, Apr. 24, 1945; 11:34 a. m.]

PART 1396—FINE CHEMICALS, DRUGS AND COSMETICS

[MPR 203,1 Amdt. 8]

VITAMIN A NATURAL OILS AND CONCENTRATES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 203 is amended by inserting the following paragraph at the end of § 1396.214 Appendix A (a).

The maximum prices set forth above shall not apply to sales to industrial consumers for use in animal feeds of Vitamin A natural oils having a potency of less than 6,000 U.S.P. units per gram and made by blending a Vitamin A containing fish or marine animal liver oil with a non-Vitamin A oil if such sales were made on an adjustable pricing basis pursuant to Order No. 1, as amended, under Sec. 1346.204 of this regulation prior to April 24, 1945 and the application hereinafter referred to is received by the Office of Price Administration prior to May 15, 1945. The maximum prices for such sales shall be those approved by the Office of Price Administration in response to an application therefor which shall be submitted by registered mail to the Rubber, Chemicals and Drugs Price Branch, Office of Price Administration, Washington 25, D. C., and shall be equal to the sum of the seller's ceiling prices for the components of the Vitamin A natural oil if such components were sold separately. The application shall contain the following information relative to each sale:

1. Full description of the Vitamin A feeding oil, including potency and components used in its preparation. (Show full details of description and quantity of each component used in making each lot and your celling price per lb. for sales of each component.)

2. Quantity sold, in pounds.

3. Name and address of purchaser.

4. Date of sale and dates of deliveries.

5. Requested price, in cents per pound. (Show how this requested price was determined.)

If at the expiration of 20 days from the date of receipt of such application containing all the information specified above, the Price Administrator has not in writing disapproved or modified the proposed maximum price, such price may be considered as authorized.

This amendment shall become effective April 30, 1945.

NOTE: All record keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 24th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6545; Filed, Apr. 24, 1945; 11:34 a. m.]

17 F.R. 6476, 8948; 9 F.R. 1036, 9429.

PART 1418—TERRITORIES AND POSSESSIONS [MPR 395, Amdt. 42]

FRUITS AND VEGETABLES IN VIRGIN ISLANDS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 21, Table VIII is amended to read as follows:

TABLE VIII-MAXIMUM RETAIL PRICES FOR CERTAIN FRESH AND DRIED FRUIT AND VEGETABLE PRODUCTS

Commodity	Quan- tity	Island of St. Croix	Island of St. Thomas	Island of St. John
Imported dried red kidney beans and imported dried lima beans Imported garbanzos (chickpeas) All other imported dried beans, all grades	Pound 1 1 1 1	\$0.09 .09 .08	\$0. 09 . 09 . 08	\$0.10 .10 .09

This amendment shall become effective April 30, 1945.

Issued this 24th day of April 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-6546; Filed, Apr. 24, 1945; 11:35 a. m.]

PART 1499—COMMODITIES AND SERVICES [MPR 580,1 Amdt. 3]

RETAIL CEILING PRICES FOR CERTAIN APPAREL
AND HOUSE FURNISHINGS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 580 is amended in the following respects:

1. Section 1 (c) is amended by inserting a sentence following the first sentence of the first paragraph thereof to read as follows: "Articles which are bought and sold in substantially the same form are defined in section 24 (b)."

2. Section 5 is amended to read as follows:

Sec. 5. Failure to file charts. On and after May 4, 1945, you may not offer, sell or deliver any article covered by this regulation unless you have filed the chart described above. On and after May 10, 1945, you may not offer, sell or deliver any article covered by this regulation until you have received from the Office of Price Administration an acknowledgment of the filing of your chart.

- 3. Section 24 is amended by designating the first paragraph thereof as paragraph (a), and by adding paragraph (b) to read as follows:
- (b) An article is "bought and sold in substantially the same form" if the article which you sell belongs to the same category as the article you bought, and if, before offering it for sale, you have not added to the article you sell, materials which cost you more than 10% of the net cost (as defined in section 7) of the original article. If you have added to the article, materials which cost you more than 10% of the net cost of the original article, or if the change you make causes you to be a manufacturer

under Maximum Price Regulation No. 188,³ it is not bought and sold in substantially the same form and therefore is not covered by this regulation.

- 4. Appendix B is amended by adding paragraph (v) to read as follows:
- (v) Naval uniforms sold at prices determined by contracts entered into under the Naval Officer's Uniform Plan.

This amendment shall become effective April 23, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-6507; Filed, Apr. 23, 1945; 4:26 p. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 1¹, Amdt. 99]

ARMY FIELD AND EMERGENCY RATIONS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 4.3 (1) (1) is amended to read as follows:

(1) Completed rations: C; D; K; Aircraft Emergency Rations; Assault Lunch; Battle Station Rations; Beverage Pack Aid Rations; Chilli Con Carne; Corned Beef Hash (5½-pound can); Emergency Rations for Life Rafts and Boats; Kitchen Spice Pack; Life Raft; Lunch, Air Crew; Meat and Vegetable Stew (30-ounce can); Meat and Vegetable Hash (6-pound 12-ounce can); Parachute Emergency Ration; Ration, Accessory Packet; Ration, Life Belt, Airborne; Ration) Supplement Hospital; Red Cross Food Package—Army; and Ten-in-One.

This amendment shall become effective April 30, 1945.

Issued this 24th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6543; Filed, Apr. 24, 1945; 11:34 a. m.]

¹10 F.R. 2435, 2479, 2757, 3236. ²9 F.R. 8232, 9836, 10264, 10590, 11760, 13667, 14108, 14358, 14607, 14725, 10 F.R. 867, 2245, 2479, 3196, 3224, 4107. Chapter XVIII—Office of Economic Stabilization

[Directive 41]

PART 4003—SUPPORT PRICES, SUBSIDIES

LIVESTOCK SLAUGHTER PAYMENTS

Pursuant to the authority vested in me by the act of October 2, 1942, entitled "An Act to Amend the Emergency Price Control Act of 1942, to Aid in Preventing Inflation, and for Other Purposes", and by Executive Order No. 9250 of October 3, 1942, and Executive Order No. 9328 of April 8, 1943; It is ordered:

Section 1. This directive is designed to implement the stabilization and production programs with respect to cattle, as instituted and carried forward by the following directives of the Economic Stabilization Director: The directive on Livestock Slaughter Payments, issued October 26, 1943; Directive No. 28, Control of Prices of Live Cattle and Calves, issued January 10, 1945; and Directive No. 38, Livestock Slaughter Payments, issued March 21, 1945. Those directives are revoked so far as they are inconsistent with this directive, and remain in effect in all other particulars.

SEC. 2. The direction in sections 2 (b) and 5 (b) of Directive No. 28 to change the prices for live cattle of choice grade and the subsidy rates on choice grade on July 2, 1945, is revoked.

SEC. 3. The direction in Directive No. 38, as amended, to make an additional subsidy payment of one-half the amount the cost of cattle exceeded a cost one-third of the range above the minimum prices is revoked as of May 1, 1945.

SEC. 4. Defense Supplies Corporation is directed to pay the following rates by grades for cattle slaughtered on and after May 1, 1945:

(a) (Except as provided in paragraph
 (c) of this section) by persons ineligible
 for extra payments under paragraph
 of the Directive of October 26, 1943:

Cents a p	ound
AA or choice	2.75
A or good	2.70
	1.65
C, utility or common	1.00
D, cutter and canner	1.00
Bulls of cutter and canner grade	1.00

If the cattle are not graded by a federal grader of the United States Department of Agriculture, the total amount of the claim (before deductions on account of cost of cattle) shall not exceed \$1.65 per hundredweight on the total live weight.

(b) (Except as provided in paragraph(c) of this section) by persons eligible for extra payments under paragraph 5 of the Directive of October 26, 1943;

Cents a p	ound
AA or choice	2.25
A or good	2.20
B, commercial or medium	1.15
C, utility or common	. 50
D, cutter and canner	. 50
Bulls of cutter and canner grade	. 50

If the cattle are not graded by a federal grader of the United States Department of Agriculture, the total amount of the claim (before deductions on account of cost of cattle) shall not exceed \$1.30 per hundredweight on the total live weight.

^{1 10} F.R. 3015, 3468.

(c) On cattle whose cost is not required to be reported:

Cents a p	ound
AA or choice	2.00
A or good	1.95
B. commercial or medium	. 90
C. utility or common	. 50
D. cutter and canner	. 50
Bulls of cutter and canner grade	. 50

If the cattle are not graded by a federal grader of the United States Department of Agriculture, the total amount of the claim (before deductions on account of cost of cattle) shall not exceed \$1.30 per hundredweight on the total live weight. If such cattle are not required to be reported by grades, the rate shall remain at \$1.10 per live hundredweight.

SEC. 5. (a) Defense Supplies Corporation is directed to pay to any slaughterer an additional subsidy upon certification by the Price Administrator to Defense Supplies Corporation of the slaughterer to whom payment shall be made and the amount to be paid such slaughterer.

(b) Only a slaughterer whose establishment operated profitably within the period 1938-1941 shall be eligible for the additional subsidy. An establishment shall be deemed to have operated profitably in the period 1938-1941 if, during that period or such part of it as the establishment was in operation, the business either earned a profit on sales of meat and related products on the average for the period of operation or earned such a profit during at least half of the years within the period. The amount of additional subsidy to be paid any slaughterer shall be that amount determined to be necessary to make the slaughterer's total revenue from consolidated operations equal to his total costs of operation for the balance of his current fiscal year from May 1, 1945, or for any subsequent fiscal year. The amount of this additional subsidy shall be determined and paid on the basis of a complete audit of the slaughterer's operations at the close of the slaughterer's fiscal year. This additional subsidy shall be paid only to a slaughterer who has been in compliance with applicable price and rationing regulations during the period for which relief is sought.

(c) The provisions of this section shall be subject to termination on 10 days' notice. In the event of termination, payment of the additional subsidy shall be made to any slaughterer who has applied for the subsidy on the basis of the results of his operations from the beginning of the applicable period to the

date of termination.

(d) Applications for this additional subsidy shall be filed with the Price Administrator during the period for which relief is sought. The Price Administrator is directed to make the determinations required by this section and issue whatever instructions, regulations or orders, containing such terms and conditions as he deems necessary to effectuate the provisions of this section.

Sec. 6. Defense Supplies Corporation is directed to deduct from each claim reporting cost of cattle, two-thirds of the dollar amount by which the total cost of cattle is below the maximum per-

missible cost, as presently computed. This deduction shall not exceed two-thirds of the difference between the maximum and minimum permissible costs. This deduction is in addition to that provided in paragraph 3 of the Directive of October 26, 1943, but if this deduction exceeds the amount of basic subsidy, the excess shall not be applied against the claim for extra compensation.

SEC. 7. (a) Upon certification by the Price Administrator to Defense Supplies Corporation that a slaughterer has refused or failed to furnish any information requested by the Price Administrator, Defense Supplies Corporation shall withhold payment of all accrued and future payments to such slaughterer until the Price Administrator certifies to Defense Supplies Corporation that such slaughterer has furnished the information requested. Upon this latter certification, Defense Supplies Corporation shall then pay to such slaughterer the amount of subsidy to which such slaughterer would otherwise be entitled.

(b) (1) Defense Supplies Corporation is directed to continue its present procedure of declaring invalid, in whole or in part, any claim for subsidy payment filed by an applicant who, in the judgment of the Price Administrator, has wilfully violated any meat or livestock regulation or order issued by the Price Administrator. Such a judgment shall be made only in the event the alleged violation is referred to the United States

Attorney for prosecution.

(2) Upon a misi prius determination in a civil action or proceeding (including a proceeding before a hearing commissioner) against a subsidy applicant, that such applicant has violated any substantive provision of an Office of Price Administration meat or livestock regulation or order, the Office of Price Administration shall certify the determination to Defense Supplies Corporation, including the period of time during which the violation is found to have occurred. Defense Supplies Corporation shall thereupon withhold payment on all subsidy claims of the applicant for the accounting period in which the violation is found to have occurred. At the same time that the certification is made to Defense Supplies Corporation, the Office of Price Administration shall in writing notify the subsidy applicant that the certification is being made and request the applicant to submit to the Office of Price Administration a signed statement indicating whether he operates more than one selling establishment and, if so, giving for the accounting period or periods during which the determination of violation was made, the gross dollar sales of meat and related products made through the establishment determined to be in violation and the gross dollar sales of meat and related products of all establishments. Upon receipt of such signed statement giving the gross dollar sales as specified, in the event the applicant has more than one selling establishment, the Office of Price Administration shall determine what percentage of the applicant's gross dollar sales of all establishments is represented by the gross dollar sales of the establishment determined to be in violation. The Office of Price Administration shall thereupon notify the Defense Supplies Corporation to change its withholding of subsidy payment to an amount equal to the specified percentage of the subsidy withheld following the certification. In the event that the determination of violation shall be reversed and such reversal becomes final, the amount of subsidy withheld pursuant to this paragraph shall be payable forthwith.

For the purposes of this section, every provision of a regulation or order shall be deemed substantive in nature unless the Office of Price Administration de-

termines otherwise.

(c) No slaughter shall be entitled to subsidy payments during a period in which he has manipulated his operations so that his reported cost of cattle or weights or grades are not a reflection of the actual cost of the cattle, weights or grades. The Price Administrator is directed to investigate and make determinations in such cases and Defense Supplies Corporation is directed at the request of the Price Administrator to withhold subsidy payments from such slaughterer for the periods involved. Specifically, but not exclusively, a slaughterer is ineligible for subsidy payments:

(1) In the event that any of the cattle slaughtered during such monthly accounting period were purchased by such slaughterer from a seller with whom he has a financial affiliation or relationship, unless such cattle were purchased at no higher price than the price paid for such cattle by such seller plus a reasonable

handling charge; or

(2) In the event that any of the cattle slaughtered during such accounting period were purchased by such slaughterer from another person upon consideration or condition of a present or subsequent purchase, sale or transfer of livestock between such slaughterer and such person; or

(3) In the event that the slaughterer has used a direct or indirect method, transaction, practice or device which results in a claim for subsidy payments to which he is not otherwise entitled under the directives and regulations providing for such subsidy payments; and

(4) Unless such slaughterer certifies to Defense Supplies Corporation in connection with his claim for subsidy payments that he has not engaged in any of

the above practices.

(d) The provisions of this section 7 shall not be construed as prohibiting the imposition of other conditions to the receipt of subsidy payments which are authorized by law.

SEC. 8. The Administrator of the Office of Price Administration is directed to prepare a program for the control of the distribution of the total slaughter of thogs, cattle and calves, among federally inspected slaughterers. He is directed to obtain all the information and data necsssary for putting such a program into effect, to consult with industry with respect thereto, and to submit the program in detail to the Economic Stabilization Director as soon as practicable. Such program shall be put into effect only upon the Director's determination

that the program is necessary to protect livestock ceiling prices or to prevent causing a serious maldistribution of the civilian meat supply, and upon his approval of the particular program.

SEC. 9. The Price Administrator is directed to undertake periodically a study of the financial operations of the meat industry with a view to recommending to the Economic Stabilization Director proposed periodic changes in the amount of subsidy for livestock slaughtered in the light of changes in the financial operations of the meat industry.

SEC. 10. The Price Administrator is directed to take into consideration the effect of the subsidy changes effectuated by this Directive in determining the amount of any proposed change in subsidy payments on hogs slaughtered.

Note: All reports or information required to be submitted pursuant to this directive shall be subject to approval by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This directive shall become effective April 24, 1945.

Issued this 23d day of April 1945.

WILLIAM H. DAVIS. Director.

[F. R. Doc. 45-6500; Filed, Apr. 23, 1945; 1:46 p. m.]

TITLE 23-HIGHWAYS

Chapter I-Public Roads Administration, Federal Works Agency

PART 1-REGULATIONS UNDER THE FEDERAL HIGHWAY ACT OF 1944 AND THE FEDERAL-AID ROAD ACT OF JULY 11, 1916, AS AMENDED AND SUPPLEMENTED

Sec.

Definitions.

Intent of the act. 12

Organization and powers of State 1.3 highway department. 1.4

Selection and designation of highway systems. Establishment of "urban area" bound-1.5

aries. 1.6

Programs of proposed projects.

Project statements.

Surveys, plans, specifications, and es-1.8 timates.

1.9 Project agreements.

1.10 Construction and contracts. Roadside improvements.

Right-of-way.

1.13 Labor and employment.

1.14 Highway planning and research projects.

Railway-highway crossing projects.

Coordination of airport and highway 1.16 location.

1.17 Maintenance of projects.

1.18 1.19

Traffic signs and signals.

Diversion of gasoline and motor-vehicle taxes; reduction of apportionment.

1.20 Records and cost keeping.

1.21 Payments.

1.22 Advance of funds.

1.23 Delegation of authority.

Operating procedures and instructions. 1 24

1.25 Application of regulations.

AUTHORITY: §§ 1.1 to 1.25, inclusive, issued under sec. 18, 42 Stat. 216; 23 U.S.C. 19; Public Law 521, 78th Congress.

§ 1.1 Definitions. For the purposes of the regulations in this part, the following terms shall be construed, respec-

tively, to mean:
(a) "Act:" The Federal-Aid Road Act of July 11, 1916, and all acts amendatory thereof or supplementary thereto (U.S.C. title 23), and the "Federal-Aid Highway Act of 1944" (Public Law 521, 78th Congress), except those provisions which relate to national forest roads and highways, national park and national park approach roads and parkways, and Indian reservation roads under the Act of

May 26, 1928 (45 Stat. 750). (b) "Administrator:" T The Federal Works Administrator, Federal Works

Agency.
(c) "Commissioner:" The Commissioner of Public Roads, Public Roads Administration, Federal Works Agency.

(d) "State highway department:" The department of each State government adequately organized and equipped to exercise all the functions incident to operations under the Federal highway legislation and authorized, by the laws of the State, to make final decisions for the State in all matters relating to, and to enter into on behalf of the State, all contracts and agreements providing for State-Federal cooperative road projects.

(e) "Latest available Federal census":

The Federal census of 1940.

(f) "Urban area": An area including and adjacent to a municipality or other urban place, of five thousand or more. listed in Tables 13 and 14. Volume I. Sixteenth Census of the United States, 1940, published by the U.S. Department of

Commerce, Bureau of the Census, 1942.

(g) "Rural areas": All areas of the State not included in "urban areas".

§ 1.2 Intent of the act (Federal-Aid Highway Act of 1944). The Federal-Aid Highway Act of 1944 is held:

(a) To establish the pattern for a long-range program of highway development designed for the national defense and to serve the major classes of highway traffic broadly defined as (1) interstate or interregional, (2) intercity or intrastate, (3) rural secondary or farmto-market, and (4) intra-urban, restricted in cities above five thousand to general use streets which are extensions of Federal-aid routes;

(b) To recognize the State highway department as the legal representative of the State including all government subdivisions in the administration of the

act within each State:

(c) To provide for a more comprehensive rural road program through cooperation between the State highway department, the county or other appropriate local road officials and the Public Roads Administration in the selection

cipal secondary or feeder roads: (d) To insure continuity in the direction of expenditures to accomplish the objectives of the long-range program by the selection of road systems as defined in § 1.4 and by an annual improvement pro-

and improvement of the system of prin-

gram of projects lying upon each system (see § 1.6):

(e) To create for the purposes of the act "urban areas" predicated upon the characteristic urban quality of traffic which overflows municipal boundaries into suburban communities and to make provision for aiding the planning and development of arterial highways to serve such areas.

§ 1.3 Organization and powers of State highway department. Each State shall maintain at its own expense a State highway department as defined in § 1.1. having adequate powers and suitably equipped and organized to discharge to the satisfaction of the Administrator the duties required by the act and by the regulations in this part. From time to time as the Administrator may determine, there shall be furnished to him, by or on behalf of a State, information concerning; (a) laws affecting roads and the authority of the State and local officials in reference to the acquisition of rights-ofway, construction, maintenance, and control of roads; (b) the State highway department, how equipped and organized: (c) constitutional and legislative provisions relative to revenues for the administration, construction, reconstruction, and maintenance of roads; and (d) funds that will be available to meet the State's share of the cost of construction work to be performed and the sources of such

§ 1.4 Selection and designation of highway systems. The highway systems designated to become the pattern for the long-range development of adequate highway service shall be so selected as to form an integrated net within each State and with like systems at State boundaries. There is no predetermined time limit for the submission of the full selection of the systems and no fixed maximum for the mileage of the systems other than the specific limitations of the

Projects on the presently approved Federal-aid highway system, and on secondary road systems which were selected in cooperation with appropriate local road officials as required by section 3 (b) of the Federal-Aid Highway Act of 1944. may be included in programs proposed by the State highway department for improvement under the act without further system approvals. Prior to the inclusion in the program of projects lying off the approved systems, the routes of which such projects form an integral part shall be submitted by the State highway department and approved by the Commissioner as routes of the appropriate system.

The extent of the over-all mileage of the systems as finally approved shall be determined by the ratio of the estimated annual income that will be available from all sources for, and the estimated annual costs of, the maintenance, construction and reconstruction of the mileage included in the long-range program and shall be so balanced as to permit completion of the initial improvements within a reasonable period of years. The conservation and development of natural resources and of economic and social values, particularly those encouraging desirable land utilization, by providing adequately improved and maintained highways are to be given greater weight in the selection of routes for inclusion in the several systems than is the existing numerical traffic volume.

The highway systems to be selected and designated in accord with the requirements of the act are:

(a) A national system of interstate highways as required by section 7 of the Federal-Aid Highway Act of 1944.

(b) The Federal-aid highway system as now constituted and approved, with such revisions as may be approved. Transfers, if conditions warrant, may be made between the systems.

(c) A system of principal secondary and feeder roads as required by section 3 (b) of the Federal-Aid Highway Act of 1944. The roads selected shall be roads not included in the Federal-aid highway system and shall be exclusively within "rural areas", except that in States which have a population density exceeding 200 per square mile, roads and streets within "urban areas" may be included. The system so selected in cooperation with local road officials shall be submitted to the Commissioner of Public Roads in the form required by him and shall be subject to his approval.

The manner of cooperation with county, municipal or other appropriate local road officials to meet the requirements of section 3 (b) of the act shall be determined and exercised by each State highway department.

- § 1.5 Establishment of "urban area" boundaries. Prior to the inclusion in a proposed program of any project involving funds authorized for urban areas, the boundaries of the particular urban area or areas involved shall be submitted by the State highway department and approved by the Commissioner, in accord with the terms of the act. Projects in urban areas for which the boundaries have been established may be approved prior to the determination of the boundaries of all urban areas within a State.
- § 1.6 Programs of proposed projects. Each State highway department shall prepare and submit to the Commissioner for approval detailed programs of proposed projects for the utilization of any apportionment of funds made to the State under the provisions of the act. These programs shall be in such form and shall be supported by such information as the Commissioner may require.
- § 1.7 Project statements. (a) A project statement, on a form furnished by the Commissioner, may be submitted for the whole or a substantial part of a continuous route embraced in the Federal-aid highway system or in the system of principal secondary and feeder roads selected or designated in accordance with the provisions of the act.

(b) Each project statement shall be accompanied by such information as the Commissioner may require, including a sketch map in sufficient detail and covering such length of road as may be necessary to determine the fitness of the general location for improvement on the road system of which it forms a part.

(c) The Commissioner shall not authorize the advertisement of any project and shall not concur in the award of any contract for any project until the project statement has been approved.

§ 1.8 Surveys, plans, specifications, and estimates. (a) Surveys, plans, specifications, and estimates for all projects shall be prepared by or under the immediate direction of the State highway department and shall show in convenient form and detail the work to be performed and the probable cost thereof, all in conformity with the standards governing form and arrangement prescribed by the Commissioner.

(b) The State highway department may utilize the services of well-qualified and suitably equipped engineering organizations of counties, municipalities, or other local subdivisions, acting under its direction, for making surveys, preparing plans, specifications, and estimates, and for supervising the construction of any project. Inasmuch as the act requires each State to maintain at its own expense a State highway department having adequate powers and suitably equipped and organized to discharge the duties required, no part of the cost of maintaining the central office of a State highway department or the central office of any publicly maintained engineering organization which may be utilized by the State shall be paid with Federal funds.

The State highway department may utilize the services of the engineering organizations of the affected railroad companies for railway-highway crossing projects subject to the same limitations as to the general overhead costs.

The services of private engineering organizations and of consulting engineers may be utilized on the basis of contracts for work of an unusual character requiring highly specialized knowledge and experience.

(c) Until plans, specifications, and estimates for a project or part thereof have been submitted and found satisfactory by the authorized representative of the Commissioner, and the State has been so notified, no project or part thereof shall be advertised for contract.

(d) If any part of the cost of a project is to be provided by a county, municipality, or other local subdivision of a State, the State highway department shall determine the official actions to be taken by, and shall enter into such agreements with, the appropriate local officials as the department shall find desirable to safeguard its responsibility under the act for the fulfillment of the project agreement and the continuous maintenance of the project.

§ 1.9 Project agreements. (a) A project agreement between the State highway department and the Commissioner shall be executed for each project on a form furnished by the Commissioner. No payment on any project shall be made by the United States unless and until such agreement has been executed, nor on account of costs incurred prior to authorization by the authorized representative of the Commissioner.

(b) Subsequent to execution of the project agreement no change shall be made which will increase the cost of a project to the Federal Government or alter its termini, type, or other conditions except upon agreement with the Commissioner,

§ 1.10 Construction and contracts. (a) Actual construction work shall be performed by the contract method unless another method is recommended by the State highway department and approved by the Commissioner for the reason that, under the circumstances, the interests of the public will be served, or that the proposed work is of a character not adapted to normal contract procedures. Before any work is undertaken by direct labor. the State highway department shall determine that the organization that is to undertake the work is able and equipped to perform such work at reasonable costs and favorably comparable with similar contract work.

(b) No part of the Federal money set aside on account of any project shall be paid until it has been shown to the satisfaction of the Commissioner that adequate methods, either advertising or other devices appropriate for the purpose, were employed, prior to the beginning of construction, to insure economy and efficiency in the expenditure of such money. An advertising period of two weeks may be accepted, provided a suitable mailing list of contractors is maintained by a State highway department to whom notices of new work are mailed, and public advertisement is inserted at least once a week for two weeks in such publications as will insure adequate publicity. the first insertion to be two weeks prior to the opening of bids. In case of emergency and advertising period of less than two weeks, or another method insuring competitive prices, may be approved.

(c) All contracts for the construction of highways under the Act shall require the contractor to furnish all materials entering into the work, except as otherwise authorized by the prior approval of the Commissioner. No requirement shall be contained in any contract entered into by any State providing price differentials for, requiring the use of, or otherwise discriminating in favor of materials produced within the State.

(d) No procedure or requirement shall be approved which, in the judgment of the Administrator, is designed or may operate to prevent the submission of a bid by, or the award of a contract to, any responsible contractor, whether resident or nonresident of the State wherein the work is to be performed, such as laws or regulations which require the licensing of a contractor before he may submit a bid or which prohibit the consideration of a bid submitted by a contractor not so licensed, or rules which govern the prequalification of contractors by which the amount of work that may be awarded to a contractor is limited otherwise than by a full and appropriate evaluation of his experience, equipment, financial resources, and performance record.

(e) No contract for any project or part thereof shall be entered into or award therefor made by any State without prior concurrence in such action by the Comissioner, and no alteration in the contract subsequently shall be made without the approval of the Commissioner.

(f) Where bids for a project are received on alternate types of construction, the award of contract shall be made to

the responsible bidder submitting the lowest acceptable bid irrespective of type, unless it be satisfactorily shown that it is in the public interest to accept a higher bid.

(g) All contracts for projects under the act shall contain suitable stipulations designed to insure that the contractor shall perform with his own organization not less than 80 per cent of the work, exclusive of items not commonly found in contracts for similar work, or which require highly specialized knowledge, craftsmanship, or equipment not ordinarily available in contracting organizations which perform work of the character involved. A contractor who states in his proposal a particular item or items which he proposes to sublet, and names the subcontractor to whom he proposes to sublet such work, may, if such item or items do not constitute the major item or items of the contract, have such item or items performed by the subcontractor named.

(h) No part of the money apportioned under the act shall be used, directly or indirectly, to pay or to reimburse a State. county, or local subdivision for the payment of any premium or royalty on any patented or proprietary material, specification, or process for a distinctive type of construction unless purchased or obtained on open actual competitive bidding at the same or a less cost than unpatented articles or methods, if any, equally suitable for the same purpose: Provided, however, That patented or proprietary articles or methods of reasonable cost which constitute minor elements of a contract item may be specified and paid for if purchased in competition with one or more equally suitable patented or proprietary articles or methods or if information is included in the advertisement stating the price at which such patented or proprietary articles or methods are available to all contractors. Manufactured patented or proprietary articles which constitute a major part of the cost of a contract item may be specified and paid for if competition is assured with unpatented or nonproprietary articles or between two or more manufactured patented or proprietary articles accepted as equally suitable for the same purpose. Nothing in this section shall be construed as a prohibition against the use of any patented or proprietary material, specification, or process for a distinctive type of construction or relatively short sections of road for experimental purposes.

(i) Construction engineering and inspection charges reimbursable with Federal funds shall be limited to the salaries of individuals directly employed on a project and to other necessary costs incurred in connection with such engineering and inspection.

(j) Where a public or private utility occupies a public highway right-of-way and the facilities of such utility have to be moved, adjusted, or changed because of the construction of a project, the State highway department shall make a formal finding as to the extent that such utility is required to move, adjust, or change its facilities at its own expense, or is relieved of that obligation by law or otherwise. The Commissioner will de-

termine in all such cases whether reimbursement from Federal funds may be made. Reimbursement from Federal funds in any case shall not exceed the regular Federal pro rata share of the cost of such work actually paid by the State or its subdivisions. Work for the necessary adjustment of public utility facilities in connection with the construction of a project may be undertaken, if so determined by the State highway department, by the utility concerned on a force account basis. Maintenance of railroad traffic, including temporary support trestles, track adjustments, signal installations and adjustments, the rearrangement of telegraph and telephone lines on railroad rights-of-way, and the adjustment of existing drainage facilities, may be undertaken by the railroad or other utility involved, by agreement with the State highway department. Any material furnished by a railroad company or other utility for temporary work will be reimbursed at actual cost less fair salvage value when the material is released.

§ 1.11 Roadside improvements. To insure proper treatment of the roadsides, to eliminate insofar as possible the scars of construction, and to provide footpaths or other safety facilities, the project agreement shall prescribe what part of the work of this character is to be performed as a part of the original construction of a project and what part, if any, at a later date.

§ 1.12 Right-of-way. Federal participation in right-of-way shall be restricted to costs of new or additional lands required and acquired subsequent to July 13, 1943, and subsequent to the date of approval of the program which includes the project for which such right-of-way is acquired. Payment will not be made for any land owned by a State or its subdivisions that is not acquired for and used as a part of the right-of-way for such project, but payment may be made in proper cases for the readjustment, repair, or restoration of facilities and improvements on such publicly owned lands made necessary by reason of the construction of the highway project thereon. Only such right-of-way costs as are paid from public funds of the State or its subdivisions shall be eligible for reimbursement.

§ 1.13 Labor and employment. (a) No convict labor shall be employed and no materials manufactured or produced by convict labor shall be used on any project constructed under the regulations in this part.

(b) If a local employment service is maintained by the Federal Government, or by the Federal Government in cooperation with the State, in the vicinity of any work undertaken under the act, the contract may require that unskilled labor for a project shall be selected from qualified workers referred by such agency.

(c) To prevent the exploitation of labor all contracts shall prescribe the minimum rates of wages for skilled, intermediate, and unskilled labor, as predetermined by the State highway department, which contractors shall pay, and such minimum rates shall be stated in the specifications advertised in the call for bids on the proposed project.

(d) All contracts for the construction of projects shall require that the wages of all labor shall be paid in legal tender of the United States. This condition will be considered satisfied if payment is made by a negotiable check on a solvent bank, which may be readily cashed by the employee in the immediate community for the full amount, without discount or collection charges of any kind.

§ 1.14 Highway planning and re-search projects. Each State highway department shall prepare and submit a detailed program of proposed engineering and economic investigations and highway research necessary in connection therewith, showing the amount of Federal and State funds proposed for expenditure on each item of the program. The program shall be subject to the approval, project statement and project agreement procedure provided for construction projects. Pending the submission and approval of a final program 11/2 per centum of the total apportionment to each State shall be reserved for highway planning and research projects.

§ 1.15 Railway-highway crossing projects. (a) Before a project for the elimination of hazards at a railwayhighway crossing shall be approved for construction an agreement shall be entered into between the State highway department and the railroad concerned for the construction and maintenance of such project. For each such project financed in whole or in part from funds provided under the Federal-Aid Highway Act of 1944 an estimate of the total benefits to the railroad and of anticipated contributions of every kind from the railroad, with supporting data, shall be submitted with the plans, specifications and estimates and such estimate of benefits and contributions shall be included in the agreement between the State highway department and the railroad.

(b) State laws pursuant to which contributions are imposed upon railroads for the elimination of hazards at railwayhighway crossings shall be held not to apply to Federal-aid projects.

§ 1.16 Coordination of airport and highway location. Federal highway funds shall not be used for the reconstruction or relocation of any highway giving access to, or closed or impaired by, an airport hereafter constructed or extended unless, prior to such construction or extension, the State highway department and the Public Roads Administration have concurred with the officials in charge of the airport that the location or extension of such airport and the consequent reconstruction or relocation of the highway are in the public interest.

§ 1.17 Maintenance of projects. (a) Maintenance of all projects constructed under the provisions of the act shall be the responsibility of the State except for those projects or portions thereof which may be eliminated from the Federal-aid highway system or from the system of principal secondary and feeder roads through relocation in connection with further improvement of a project.

The State highway department, acting under the laws of the State, may provide for maintenance of Federal-aid projects by agreement with municipal or other local authorities, but the responsibility of the State to maintain such projects satisfactorily remains unchanged under the requirements of section 14 of the

Federal Highway Act.

(b) A project for which the State highway department proposes to provide maintenance by an agreement with a municipality or a county shall not be approved if any project previously improved with Federal funds under the provisions of the Federal Highway Act, as amended and supplemented, which the said county or other subdivision has agreed to maintain, is not being satisfactorily maintained as determined by the Commissioner.

§ 1.18 Traffic signs and signals. (a) All signs and traffic-control devices and other protective structures, whether paid for from Federal or other funds, erected on or in connection with highways or structures on which Federal funds are expended, shall be in conformity with such manual of uniform traffic-control devices as may be adopted by the American Association of State Highway Officials, approved by the State highway department, and concurred in by the Commissioner.

(b) The rights-of-way provided for Federal-aid highway projects shall be held inviolate for public highway purposes and no signs (other than those specified in paragraph (a) of this section), posters, billboards, roadside stands or other private installations shall be permitted within the right-of-way

§ 1.19 Diversion of gasoline and motor vehicle taxes; reduction of apportion-If the Administrator shall find at any time that lesser amounts of the revenues derived from State motor-vehicle registration fees, licenses, gasoline taxes, and other special taxes on motorvehicle owners and operators in any State are required by its laws to be applied to highway purposes than were required to be so applied by the laws of such State on June 18, 1934, he shall take such action as he may deem necessary to comply with the provisions of section 12 of the act of June 18, 1934 (48 Stat. 995) by reducing the apportionment of Federal funds to such State by not to exceed one-third of the amount, to which it otherwise would be entitled for any fiscal year in which such finding may be made.

§ 1.20 Records and cost keeping. (a) Such records of the cost of construction, of inspection, of tests, and of maintenance done by or on behalf of the State. shall be kept, by or under the direction of the State highway department, as will enable the State to report, upon the request of the Commissioner, the amount and nature of the expenditure for these

(b) The accounts and records, together with all supporting documents, shall be open at all times to inspection by the Commissioner, or his authorized representatives, and copies thereof shall be

furnished when requested.

§ 1.21 Payments. Vouchers in the form provided by the Commissioner and certified as therein prescribed, showing amounts expended on any project and the amount claimed to be due from the Federal Government, shall be submitted by the State highway department to the Public Roads Administration, either after completion of the project or as the work progresses.

§ 1.22 Advance of funds. If necessary to enable any State highway department to make prompt payment for work as it progresses and thereby insure expeditious completion of projects, the Commissioner may advance the Federal share of the cost of such projects to any State that does not after June 30, 1945, divert to other than highway uses road user revenues in violation of section 12 of the act of June 18, 1934 (48 Stat. 995). Such advances shall be made in such manner and subject to such conditions as may be prescribed by the Commissioner.

§ 1.23 Delegation of authority. In carrying out the provisions of the act, the Commissioner is hereby authorized to delegate such of the duties and responsibilities imposed upon him to such official or officials of the Public Roads Administration as in his judgment will result in economy and efficiency in effectuating the purposes of the act and of the regulations in this part.

§ 1.24 Operating procedures and instructions. The Commissioner is hereby authorized to issue such operating procedures and instructions not in conflict with the act or with the regulations in this part as he may deem necessary for carrying out the provisions and effectuating the purposes of the act and the regulations in this part, and all such operating procedures and instructions issued by him shall be and continue in full force and effect from the date on which issued or made effective until modified or revoked by him.

§ 1.25 Application of regulations. The regulations in this part shall apply to all provisions of the act and to all classes of projects thereunder, shall take effect upon approval, and shall supersede the rules and regulations approved by the Secretary of Agriculture February 27, 1935, "For Carrying out the Federal Highway Act (Except the Provisions Thereof Relative to Forest Roads)", the rules and regulations approved by the Secretary of Agriculture January 13, 1939, "For Construction of Secondary or Feeder Roads Under Act of June 8, 1938". and the rules and regulations approved by the Secretary of Agriculture April 11, 1939. "For Elimination of Hazards at Grade Crossings Under Act of June 8, 1938", and all amendments thereof.

Recommended for issuance: April 21, 1945.

THOMAS H. MACDONALD, [SEAL] Commissioner of Public Roads.

Issued: April 21, 1945.

PHILIP B. FLEMING. Federal Works Administrator.

[F. R. Doc. 45-6505; Filed, Apr. 23, 1945; 3:26 p. m.]

TITLE 38-PENSIONS, BONUSES AND VETERANS' RELIEF

Chapter I-Veterans' Administration

PART 36-REGULATIONS UNDER SERVICE-MEN'S READJUSTMENT ACT OF 1944

EDUCATIONAL COURSES

The regulations under the Servicemen's Readjustment Act of 1944 are amended by deleting §§ 36.207 to 36.209, inclusive, and adding §§ 36.239 to 36.244. inclusive, and §§ 36.245 to 36.250, inclusive, as follows:

COURSES OF EDUCATION OR TRAINING; STANDARDS OF CONDUCT AND PROGRESS; AND CHANGING A COURSE OF INSTRUCTION

Courses of education or training. 36.240 Standard of conduct and progress. 36,241 Changing a course of instruction.

EDUCATION OR TRAINING IN SCHOOLS AND COLLEGES

36.242 Institutions eligible to receive payment

Supervision of schools and colleges. 36.243 36.244 Cooperative courses.

CHARGES AND PAYMENTS FOR TUITION, FEES, BOOKS, SUPPLIES, EQUIPMENT AND OTHER EX-

36.245 Authorization for payment of tui-tion, incidental fees, and books, supplies, equipment and other expenses.

Charges for tuition and fees, and books, supplies and equipment. 36.246

Payments to training institutions. 36,248 Reimbursement to veterans.

36.249 Procedure for furnishing books, supplies and equipment.

36.250 Notice concerning Section 1505 of Title VI.

AUTHORITY: §§ 36.239 to 36.250, inclusive, issued under 58 Stat. 284.

§ 36.239 Courses of education training. The education or training to which a veteran is eligible and entitled under paragraphs 1 and 2 of Part VIII is defined in paragraph 3 as course" as the veteran may elect to pursue "at any approved educational or training institution at which he chooses to enroll". The refresher or retraining course which a veteran, who was over twenty-five when he entered service and whose education or training was not impeded, delayed, interrupted or interfered with by reason of his entrance into service, is eligible to elect, is a course or period of time not exceeding one year in refreshing or retraining.

(a) Based on the particular terms as used in the Act, only one course at one institution may be pursued at any one time, except as otherwise provided in §§ 36.239 to 36.241. The one course will consist of such curriculum, program of study, or combination of unit courses or subjects as are prescribed or recommended by the institution as constituting the course, and on the same basis, the course will be directed toward a predetermined objective, not necessarily vocational in nature. Such an objective may be general, as securing a high school diploma or completing a major in accounting; or it may be specific, as preparing for the occupation of plumber or taking a refresher or retraining course as

a teacher or other professional occupation, or as a baker or other trade. different unit courses or subjects may form a part of the elected course provided they are prescribed or recommended by the institution as necessary or desirable functional parts of the course. For example, a course of stenography or typing might easily be functional as part of a course for the objective of lawyer, while a course of airplane piloting as part of a course in dentistry would not ordinarily be considered as part of the course being pursued. The one course often may consist of on-thejob-training supplemented by related studies in a school or college. There is also the cooperative course involving alternative periods of work in school or college and in a business or industrial establishment. Such cases will require simultaneous enrollment in two institutions and, of course, may be approved.

(1) Concurrent enrollment in two institutions will not be approved unless (i) the complete course as contemplated by the Act is not available at the training institution chosen by the veteran, (ii) there is one principal institution which prescribes or recommends the course of training and approves the enrollment in the second institution, (iii) the training furnished by the second institution is part of the veteran's elected course and can be scheduled satisfactorily and (iv) books, supplies and equipment furnished the veteran in connection with his course of training at the principal institution and which may be used in the second institution are not duplicated.

(2) A single subject or a unit course may be regarded as constituting a course of education or training in itself or it may be considered as a portion of a course, as the circumstances in each case indicate. Single subjects taken independently of an organized sequence of subjects presumably will be taken as part-time training and as part of a course

(3) The length of time required by the institution or used by the trainee to complete a full-time course is immaterial, except that the course may be pursued at Government expense only to the end of the person's entitlement or to a date seven years after termination of the war, whichever occurs first. It is desirable that the full-time course be

pursued continuously.

(b) A veteran who was over twentyfive years of age and whose education or training was not impeded, delayed, interrupted, or interfered with by reason of his entrance into service will elect a refresher or retraining course as his only entitled benefit under Part VIII. Such refresher or retraining course may be pursued for a period of not to exceed twelve months of full-time training, and when such course is completed, or upon expiration of the year, the veteran is not entitled to any further benefits.

(c) A veteran whose education or training was impeded, delayed, interrupted, or interfered with by reason of his entrance into service, may elect a course of education or training of any kind. Such veteran, if he maintains a satisfactory record, is free to pursue such education or training as he elects for the period of his entitlement.

(d) Full-time courses. (1) In collegiate institutions which use a standard unit of credit recognized by accrediting associations, a full-time course during the regular school year will consist of twelve or more standard semester hours of credit for a semester or their equivalent in such terms as quarter hours, term hours, majors or courses. It is assumed that each hour of credit requires three clock hours of the student's time each week. Summer session study will be determined in accordance with the policy of each individual institution. If a student enrolls following the final date for taking a full-time program of studies for the semester, quarter or term, he may be considered as a full-time enrollee if the institution states that the course is being pursued full time. Students are ordinarily permitted to enroll for not more than one semester hour of credit or the equivalent for each week of attend-

For graduate or advanced professional courses pursued on a full-time basis, the certification of that fact by a responsible official of the institution will be accepted.

(2) In all other schools, including high schools, a full-time course of education or training will consist of twenty-five or more clock hours of required attendance per week.

(3) In establishments providing training-on-the-job, full-time training will consist of the standard work week of the establishment in which the training is offered but not less than thirty-six hours per week.

(4) In a combination of on-the-job and school training, the portion of each kind of training will be determined in accordance with the policy governing parttime training set forth under paragraph (e) of this section. For full-time training, the fractional parts of the combined course must total not less than one.

(5) Decreases in amount of credit or hours of attendance during a course which result in a veteran's carrying less than the full-time program as defined herein will necessitate an adjustment which will be based on the provisions of

paragraph (e).

(e) Part-time study. Part-time courses of education or training and of refresher and retraining training are considered to be courses which occupy the person for less time than that set forth under paragraph (d) of this section which defines "Full-time courses". The following instructions will govern with reference to part-time courses:

(1) Part-time study may be elected by a veteran who wishes to pursue such a program. Such veteran shall be entitled to such aggregate length of parttime training as will equal the total fulltime training to which he is entitled.

(2) Continuous part-time study, referred to in paragraph 2 of Part VIII of the act, is construed to mean study that is pursued without any more interruption than is caused by the institution providing the training, or by other reasons beyond the veteran's control.

(3) Measurement of part-time study for purposes of determining the amount of subsistence allowance to be paid and the charges against a veteran's entitlement will be only in fractions of threefourths, one-half, and one-fourth determined in accordance with the standards herein prescribed for the type of education or training course being pur-

(4) For undergraduate courses in collegiate institutions which use a standard unit of credit, recognized by accrediting associations, determinations will be based on the number of standard semester hours for which the trainee is registered for credit. Less than twelve but not less than nine semester hours per semester, or the equivalent, will be counted as three-fourths time. Less than nine but not less than six semester hours per semester, or the equivalent, will be counted as one-half time. Less than six semester hours per semester, or the equivalent. will be counted as one-fourth time.

For graduate courses or advanced professional courses in collegiate institutions the determination will be made in the individual case in accordance with the policy of the institution and a certification by a responsible official of the institution stating that the course being followed is considered as three-fourths time, half-time, or one-fourth time will be accepted subject, however, to such review by the manager of the regional office of the Veterans' Administration as the case may warrant and to such revision as is determined in collaboration with the institution.

(5) In all other schools, including high schools, determinations will be based on clock hours of required attendance at the school. Less than twenty-five but not less than eighteen clock hours of required attendance per week will be counted as three-fourths time. Less than eighteen but not less than twelve clock hours of required attendance per week will be counted as one-half time. Less than twelve clock hours of required attendance will be counted as one-fourth

(6) In business or industrial establishments, determinations will be based on the actual number of hours worked during the standard work week of the establishment in which the training is offered. Less than thirty-six but not less than twenty-seven hours will be counted as three-fourths time. Less than twentyseven but not less than eighteen hours will be considered as one-half time. Less than eighteen hours will be considered as one-fourth time.

(7) For combinations of school and onthe-job-training running concurrently, the time in each component type will be measured in accordance with the appropriate standard in the preceding para-

(8) Unusual circumstances arising in connection with an individual case which cannot be reasonably adapted to the procedure prescribed above may be referred to Central Office with a complete statement of the facts.

(9) The certified statement of enrollment furnished by the training institution, insofar as applicable, will be used for making the required fractional parttime determinations.

(10) Charges against a veteran's entitlement for part-time training will be made in accordance with the fractional amounts stated above and determined as

(i) Determine the fractional part of full-time training represented by the part-time training program. Thus, a veteran enrolled for five semester hours of credit in a college, in accordance with subparagraph (4) of this paragraph, would be taking one-fourth of a full-time program; a veteran attending another type of school fifteen hours per week, in accordance with subparagraph (5) of this paragraph, would be taking one-half

of a full-time program.

(ii) Determine the full-time equivalent of the part-time program by multiplying the fraction in step (i) by the number of weeks the veteran was in part-time training. Thus, in the illustration in subdivision (i) of this subparagraph, the veteran enrolled for five semester hours of credit, assuming the semester is seventeen weeks in length, would be charged one-fourth of seventeen weeks or 4.25 weeks for his course; and if the veteran attending class fifteen hours per week was enrolled for ten weeks, the charge would be one-half of ten weeks or five weeks.

§ 36.240 Standard of conduct and progress. The first proviso of paragraph 2 and second proviso of paragraph 3 of Part VIII make the veteran's continuance in the course at the institution contingent upon his maintaining satisfactory conduct with respect to attendance and personal deportment and progress in his work according to the regularly prescribed standards and practices of the institution. Accordingly, the matter of performance by each veteran pursuing a course will be given administrative attention on the basis of the following:

(a) The regularly prescribed standards and practices of conduct and progress shall be ascertained from each institution by an appropriate procedure to be developed by the manager and filed in folders prepared for that purpose. Published statements such as usually appear in the catalogs of collegiate institutions may be generally acceptable for this pur-

(b) Determination that the conduct and progress of a veteran are satisfactory in accordance with the regularly prescribed standards and practices of the institution will be made by the Veterans' Administration in accordance with the following:

(1) Periodic reports of the absence of each enrollee will be obtained from the institution at periods agreed to by the institution and the manager of the regional office of the Veterans' Administration and after serving the desired administrative purposes will be filed in the individual education and training folder.

(2) Collegiate institutions and others which publish regularly prescribed standards and practices of conduct and progress will be required to certify periodically to the Veterans' Administration that the conduct and progress of each veteran student are or are not satisfactory in accordance with the regular

standards and practices of the institution. Such certified reports may be made on the customary forms and on the usual dates for issuing grade reports and unsatisfactory work notices to other students and will be accompanied by a statement that they are in accord with the regularly prescribed standards and practices of the institution. After serving the necessary administrative purposes, they will be filed in the veteran's education and training

(3) Institutions which do not publish standards of conduct and progress will make adequate periodic reports to the Veterans' Administration as to the veteran's conduct and progress. If the institution makes periodic reports to other students, such reports may be used for this purpose to determine whether the conduct and progress of each veteran enrollee are satisfactory and after serving the necessary administrative purposes will be filed in the veteran's folder.

(4) Business and industrial establishments and other institutions providing apprentice or other training-on-the-job will furnish the Veterans' Administration periodic reports of conduct and progress, preferably each month, which will be checked against the statements of standards on file in the regional office to determine whether any wage or other compensation for productive work was paid the veteran during the period reported

(5) Unsatisfactory conduct or progress will be found to exist:

(i) When the veteran is requested to leave the institution.

(ii) When the veteran's conduct or progress is reported by the institution to be unsatisfactory as based on its regularly prescribed standards and practices.

(iii) When other reports clearly indicate that the veteran's conduct or prog-

ress is unsatisfactory.

(6) An investigation will be made whenever the conduct or progress of a veteran is found to be unsatisfactory whether it is reported by the training institution or otherwise indicated. When the evidence of unsatisfactory conduct or progress warrants, the veteran's education or training course will be discontinued by executing Form 1907c, and the institution and the veteran concerned will be so notified. The veteran will also be notified that no further benefits will be allowed him under Part VIII. If the circumstances causing the unsatisfactory report are not such as to warrant discontinuing the course, and other adjustment in the case promises accomplishment of the purposes of the Act, the course of instruction may be changed, the veteran may transfer to another approved institution, or the veteran's education or training may be interrupted.

(c) Satisfactory completion of the course undertaken during the basic twelve-month period of entitlement, according to the regularly prescribed standards and practices of the institution will be assumed on the basis of reports received in accordance with the procedure outlined in paragraph (b) of this section, if the institution does not notify the manager to the contrary, However, the facts necessary to make a definite determination as to this will be ascertained as soon as feasible.

§ 36.241 Changing a course of instruction. Pursuant to the law, a person may change his course of education or training only for reasons satisfactory to the Administrator. Accordingly, a change in a course of education or training must have the prior approval of the manager of the regional office of the Veterans' Administration and the proposed change will be submitted to the advisement and guidance subdivision for recommenda-

A change in educational or voca-(a) tional objective is deemed to constitute a change in the course of education or

training.

(b) A transfer from one institution to another must receive the prior approval of the manager of the regional office of the Veterans' Administration having jurisdiction over the territory in which the veteran is enrolled. When such transfer is approved, a duplicate eligibility certificate will be issued in accordance with § 36.221 (c) of this chapter. Upon confirmation of the change in institution evidenced by receipt of notification of enrollment in the institution to which the veteran has transferred, Form 1907c will be issued. In all cases, the effective date will be that of enrollment in the institution to which the transfer has been made.

(c) Authority to approve changes in courses of education or training may be exercised by managers when such change is for good and sufficient reasons considered to give good promise of accomplishing the purposes of the act.

(d) A change of course is justified and is deemed to be for satisfactory reasons

(1) The veteran is not making satisfactory progress in his present course for reasons other than his own misconduct, willful neglect, or lack of applica-

(2) The course to which the veteran desires to change is more in keeping with his aptitude, previous education, training, or other such pertinent factors.

(3) The educational or training institution in which the veteran is enrolled is found unsuited to offer satisfactory instruction in the course for which he is enrolled and transfer to an approved institution that is adequately equipped and staffed to offer the course is not desirable or feasible; or

(4) The veteran has changed his place of residence for good and sufficient reasons and there is no satisfactory approved educational or training institution available which offers the course for which he was enrolled in the previous institution.

(e) Change of course for satisfactory reasons will be made in accordance with

the following procedure:

(1) A request for a change of course will be made in writing (i) by the veteran himself, setting forth full information concerning the proposed change, including the reasons for desiring to make it; or (ii) by the educational or training institution, including the reasons for the recommendation.

(2) When unsatisfactory progress in the elected course is indicated as the reason for a requested change, no action will be taken until the veteran has requested advisement from the Veterans Administration, and the record and recommendations of the advisement report have been taken into account.

(3) The Veterans' Administration may initiate action looking to a change of course upon receipt of evidence clearly indicating the desirability of such action.

- (4) When the veteran files a request for a change of course, an investigation will be made to determine that the reasons given are in accord with the facts.
- (5) Notice will be obtained from the institution in which it is proposed that the desired course will be taken, that the veteran will be accepted or retained as a student.
- (6) Determination whether the reasons for the requested change of course comply with paragraph (d) of this section, will be made.
- (7) The veteran will be notified of the decision regarding the request for the change. If the request is denied, the reasons therefor will be stated.
- (8) When the change of course is approved, Form 1907c will be issued.

EDUCATION OR TRAINING IN SCHOOLS AND COLLEGES

§ 36.242 Institutions eligible to receive payment. The following institutions, if approved by the appropriate State agency, will be eligible to receive payment for tuition when they furnish welldefined formal courses of instruction requiring attendance, either by the class or individual method of teaching. The courses may be of any length and may be full-time or part-time training in daytime or evening.

(a) Institutions listed in paragraph 11. Part VIII, Public No. 346, 78th Congress, excluding those which provide training-

on-the-job.

(b) Business or other establishments offering courses which are for the sole purpose of teaching (not for productive work) pursued on the time of the individual students and when such classes are separate and apart from the productive or operational functions of the establishment.

§ 36.243 Supervision of schools or colleges. Pursuant to the terms of Part VIII of the act, schools and colleges being utilized for purposes of education or training will not be subject to any supervision or control whatsoever by the Veterans' Administration. It is presumed and expected that the designated approving agency of the States will approve only such institutions as are fully qualified and equipped to give good courses of instruction and are otherwise satisfactory on the basis of current inspection, well-established service and reputation to furnish effective education and training. It is also presumed that approved institutions will accept only veterans who are qualified to pursue the courses they select. It is also presumed that the State approving agencies themselves will maintain such supervision over training institutions as may be needed.

(a) Representatives of the Veterans' Administration, as required by law, will carefully refrain from assuming any responsibility for any training program elected by a veteran enrolled under authority of Title II, Public No. 346, 78th Congress, and from overseeing or directing any of the practices of any school or college insofar as they relate to a veteran enrolled under said law. However, such assistance of an advisory nature may be given an institution when requested by the institution and to an enrolled veteran when circumstances indicate the need of such advice or when it is requested either by the veteran himself or the institution. Requiring reports of conduct and progress as provided in § 36.240 of this chapter is not to be considered as supervising or controlling the institution.

(b) Requests for information concerning the component parts of a course offered by a school or college or being pursued by a particular veteran, will not be construed as supervising the institution. The Veterans Administration may also determine whether the veteran's conduct and progress in the course are satisfactory according to the regularly prescribed standards and practices of the

institution.

§ 36.244 Cooperative courses. Combinations of school or college training and training-on-the-job which are arranged for and pursued alternately under the direction of school or college will be referred to as cooperative courses and will be governed as follows:

(a) The cooperative training program will include the institutional and jobtraining which taken together will comprise the course of the veteran concerned. The training time for which the Government will be responsible will not exceed the period of the veteran's entitlement which in no case will exceed four years.

(b) That portion of the cooperative training program which is given in a business or other establishment must be definitely planned by the institution. A copy of that portion of the training program which is on-the-job will be filed in the education and training folder of the veteran.

(c) Arrangements for the placement of a veteran on-the-job will be made by the institution and there need not be any agreement or arrangement between the on-the-job institution and the Veterans' Administration. Reports of absence, wage payments and conduct and progress will be transmitted to the Veterans' Administration by the school or college under whose direction the cooperative program is being conducted.

(d) Supervision of veterans while in training-on-the-job will be the responsibility of the institution but the Veterans Administration will not fail to secure any and all facts in the case which may be necessary to its interest in the veteran as a case in training for which it has a

responsibility.

(e) Subsistence allowance will be reduced in accordance with the earnings of the veteran while he is in training-onthe-job, as provided in Part VIII, Title II. Public No. 346, 78th Congress.

(f) Tuition payments for the time a veteran is in full-time training-on-thejob will be adjusted in accordance with each individual situation.

CHARGES AND PAYMENTS FOR TUITION, FEES, BOOKS, SUPPLIES, EQUIPMENT AND OTHER EXPENSES

§ 36.245 Authorization for payment of tuition, incidental fees, and books, supplies, equipment and other expenses. The manager of the regional office of the Veterans' Administration is authorized to pay to the educational or training institution for each eligible person enrolled in a full-time or a part-time course of education or training such charges for tuition, incidental fees, necessary books, supplies, equipment, and other expenses as are customarily made other students pursuing the same or comparable courses except as otherwise stated in this instruction, and Provided, That such pay-ment shall not exceed \$500 for a fulltime course for an ordinary school year.

(a) Institutions with no established tuition or whose established tuition shall be found by the Administrator to be inadequate compensation for furnishing education or training may be paid such fair and reasonable compensation for the services rendered as will not exceed \$500

for an ordinary school year.

(b) Institutions furnishing apprentice or other training-on-the-job, including business or other establishments, educational institutions and Government agencies, may not be paid tuition or incidental fees for such training.

(c) Payment for board, lodging or other living expenses, and travel of enrollees is prohibited by the act.

§ 36.246 Charges for tuition and fees, and books, supplies and equipment. Charges for tuition and incidental fees will constitute a first charge on the \$500 maximum expenditure allowable for any one person for an ordinary school year. Charges for books, tools, equipment, and supplies, and other necessary expenses will be paid from any amounts remaining after the charges for tuition and incidental fees are provided for. Contracts will not be required except as provided in paragraph (a) (3) of this section.

(a) Charges for tuition will be those customarily made other students pursuing the same or comparable courses, as set forth in the published catalogs or bulletins of the school or college, except as otherwise stated herein. In the event an institution does not publish a bulletin, a responsible official of the institution will individually certify to the manager of the regional office within whose territory the institution is located the customary charges for tuition for the courses offered.

(1) Institutions whose established tuition is inadequate compensation for furnishing education or training, if they so desire, may charge for each veteran enrolled in a full-time course under Part VIII as much as \$15 per month, \$45 per quarter, or \$60 per semester: Provided, That the proper official certifies to the manager the charges customarily made to other students pursuing the particular course.

(2) Institutions which have non-resident tuition may, if they so desire, charge for each veteran enrolled under Part VIII such customary tuition and incidental fees as are applicable to all non-resident students: *Provided*, That the charges are not in conflict with existing laws or other legal requirements. (See Administrator's Decision No. 638, dated March 19, 1945.) Managers will secure evidence from the institution or proper official that such charges are legal.

(3) When both the established tuition and the alternative charges permitted under paragraphs (1) and (2) are claimed by an institution to be inadequate compensation for the education or training furnished, the institution may submit to the manager such evidence of instructional costs, which are hereby defined as the actual costs of teaching personnel and supplies for instruction, as may be necessary to support the claim. If the manager, upon examination of the evidence, finds that the established tuition and alternative charges are inadequate compensation to the institution, he may authorize the institution to submit a special contract proposal on Rehabilitation Form 1903 providing for the payment of charges not exceeding the instructional costs as defined herein. The proposal will be accompanied by data supporting the proposed charges. The manager, if he finds the charges to be in accord with the above stipulated conditions, will forward the proposal, the supporting data and his recommendation to central office for prior approval.

(b) Incidental fees, including laboratory, library, health, infirmary, registration, matriculation, breakage, student body and similar fees, may be charged in addition to tuition in the amount required of all students taking the same or comparable courses. Individual charges, such as library fines and charges for library books lost, and optional fees not required of all other students are

not allowable.

(c) The ordinary school year.

(1) The "ordinary school year" for instruction ordinarily given on a semester or quarterly basis is defined as a period of two semesters or three quarters-not less than thirty nor more than thirtyeight weeks in total length. Under this definition \$500 may be paid for each such ordinary school year which is completed within the period of entitlement. For courses requiring more or less than the "ordinary school year" herein defined, maximum payment will be computed on the basis of weeks required to complete such courses in relation to the ordinary school year of the institution in which the veteran is enrolled.

(2) The "ordinary school year" for instruction not ordinarily given on a semester or quarterly basis is defined as a period of thirty-four weeks. Under this definition \$500 may be paid for each such ordinary school year which is completed within the period of entitlement. For courses requiring more or less than the "ordinary school year" herein defined, maximum payment will be computed on the basis of weeks required to complete such course in relation to the ordinary school year of thirty-four weeks.

(d) When more than one standard charge is made for the same service, the Veterans Administration will pay the lowest price for the entire course, semester, quarter or term which is offered or published.

(e) Charges for part-time courses will be those customarily made other students for the same or similar courses,

xcept that:

(1) The maximum charge to the Veterans Administration will be that proportion of the \$500 allowable for an ordinary school year which the part-time training bears to full-time training for the same length of time. For colleges which operate on a semester hour, quarter hour or similar credit system, fulltime training will consist of a minimum of twelve semester hours of credit, or the equivalent. For other schools, full-time training will consist of a minimum of twenty-five clock hours of required attendance per week. Thus, for a veteran enrolled for four semester hours of credit for one semester, the charge will not exceed \$83.33, derived as follows: 4/12 of 1/2 of \$500; for a veteran enrolled for nine clock hours of required attendance per week for ten weeks in a part-time course in a school that does not operate on the basis of a standard semester hour of credit, the maximum allowable charge will be \$52.94 derived as follows: 9/25 of 10/34 of \$500; for a veteran attending a part-time course six hours a week for forty-eight weeks, the maximum allowable charges will not exceed \$169.41, derived as follows: 6/25 of 48/34 of \$500.

(f) When the estimated total charges exceed \$500 for an ordinary school year for a full-time course or for a proportionate amount for a shorter or longer period or for part-time study, the maximum amount allowable will be allocated (1) to tuition and incidental fees: (2) to books, supplies, equipment and other necessary expenses. The veteran and the institution concerned will be notified by the manager in confirming the enrollment that the Veterans Administration will be responsible only for a total expenditure of \$500 for an ordinary school year, or proportionate part thereof for a course extending over a shorter period or a longer period or for part-time study. for the tuition, incidental fees, books, supplies, equipment and other necessary expenses. Arrangements for any excess amount will be made between the veteran and the institution concerned and a clear understanding will be had to that effect before the enrollment of the veteran is

§ 36.247 Payments to training institutions. Payments for tuition, incidental fees, books, supplies and equipment will be made in arrears only, and will be prorated in installments over the school year or over the length of the course as provided herein.

(a) The period for which payment of charges may be made will be the period of the veteran's actual enrollment in the institution and will be subject to the following:

(1) The effective beginning date will be the date of the veteran's authorized entrance into training status as shown on Form 1907, except that payment will be made for an entire semester, quarter or term in institutions operating on that basis, if the veteran enters not later than the final date set by the institution for enrolling for full credit.

(2) If an institution customarily charges for the amount of credit or number of hours of attendance for which a veteran enrolls, payment may be made on that basis when a veteran enters after the final date permitted for carrying full credit for the semester or term.

(3) The terminal date to which payment will be made is the day following (i) the end of the semester, term or quarter during which the educational service is furnished, (ii) the date of interruption or discontinuance of training, or (iii) the date of completion of the course. No payments may be made following the expiration of a veteran's entitlement, except that, when a veteran's period of entitlement beyond the basic one-year terminates during a semester, quarter or term after a major part thereof has expired, payment may be made to the end of such semester, quarter or term.

(b) Vouchers for tuition and incidental fees may be submitted at the end of such period as is mutually agreeable. However, in the case of schools which operate on a semester, quarter or term system, it is desirable that vouchers be submitted at the close of the semester, quarter or term in which the educational service is furnished. Vouchers for institutions which do not operate on a term system preferably will be submitted at the termination of the course or at the end of each three months' period of

instruction.

(1) Vouchers will be prepared by the institution on Standard Form 1034, "Public Voucher for Purchases and Services Other Than Personal", and will cover the amounts due for services rendered during the period covered by the voucher for all veteran students enrolled under authority of the Veterans' Administration. Separate vouchers will be prepared for each veteran not remaining in training or who has left the institution during the billing period. Vouchers will be in sufficient detail to permit of a proper audit of the account for each veteran. There will be shown on each voucher, or on separate schedule attached, the following: Name and serial number of each veteran trainee, date of enrollment, the individual charge for each trainee, period covered by the charge for each trainee (in column "Date of Delivery or Service"), and total charges. Books, supplies. equipment, etc., need not be itemized on the voucher to show the individual items for which charges are made, but sufficient information should be indicated so that the character of the charges in connection with the course pursued may be determined. For instance, where it is the practice of an institution to submit its charges to cover both tuition and other items in one amount, it will be sufficient to state the voucher "Tuition, books, supplies, etc." without breakdown; however, if the school's charges, as reflected by contract, catalogue, or otherwise, are stated separately as to tuition (including laboratory, library and similar fees), as

to supplies (including books, etc.), or as to equipment, the voucher should show the amount applicable to each such general breakdown. The face of the voucher will show the authority for the expenditure as "Public No. 346, 78th Congress".

(2) Certification of the correctness of the vouchers will be the responsibility of the training subdivision and will be made on the reverse side of the first yellow copy. The accuracy of the vouchers will be checked against the forms of the 1907 series progress reports. publications of the institution and other data available, including the information supplied at the time of enrollment.

(3) Breakage fees and deposits, all or part of which are normally refundable, will be allowed for only the amount of breakage or loss actually incurred in connection with the course and the actual amount of breakage or loss will be stated on the voucher. Items broken or lost will be treated as supplies furnished.

(c) Vouchers for books, supplies and equipment furnished by a school or college and other necessary expenses incurred on behalf of veteran students may be submitted immediately after such articles are furnished or may be included with the voucher submitted for tuition and incidental fees. The voucher may be prepared showing the total cost for each veteran and need not be itemized. provided a statement accompanies the voucher certifying that the articles represented by the charge for each veteran were delivered to the trainee, or expenditures were made on his behalf, and that the institution has on hand and available for inspection by the Veterans' Administration evidence of such delivery and expenditures. If found more convenient, this statement may be stamped or otherwise entered on the face of the voucher in which case the payee's signature on the voucher will be considered as subscription to the statement.

(d) When the total estimated charges exceed the \$500 allowable maximum for the ordinary school year or the proportionate part thereof for part-time study or for courses shorter or longer than an ordinary school year, the procedure for making payments of the Government's share of the total charges will be as

(1) The tuition and incidental fees for the school year or for the courses as reported by the institution will be encumbered against the \$500, or the amount available if the course covers a greater or lesser period of time or is part-time study, at the time the certification of enrollment is received from the institution. The balance of the \$500 or the larger or smaller amount available for the course, if any, will be used for necessary books, supplies and equipment, and other variable expenses to the extent it will cover the charges.

(2) Payment of the charges for tuition and incidental fees to the extent of the encumbrance will be made in equal installments throughout the period of the ordinary school year, course, or subject, as the case may be. The unencumbered balance, if any, will be used for paying the charges for books, supplies and equipment. No payments will be made for books, supplies and equipment where the tuition and incidental fees alone exceed the maximum amount available for the school year, course, or subject.

(e) Payment when a course is discontinued or interrupted will be prorated for veteran students on the same basis as for other students in the case of an institution charging regularly established fees, or the alternate charges stated in § 36.246 (a) (1) and (2), except that in the case of an institution which has no published refund policy or makes no refunds of tuition when a student withdraws, payment will be prorated on the basis of the period of the veteran's attendance. Full payment of tuition and incidental fees will be allowed for a veteran whose training has been interrupted during a vacation period (other than the summer vacation) and, also, in the case of schools or colleges which grant credit at the conclusion of a term, quarter, or semester, when the interruption does not materially affect the amount of credit for which a veteran is enrolled.

(f) Business or other establishments providing training-on-the-job will not be paid for furnishing instruction but the establishment will be paid for books, supplies, and equipment furnished veterans under approved methods of purchase when other trainees pursuing the same course are also required to provide them.

(g) When the total cost of instruction is paid from Federal funds, as in programs designed to train war workers, the Veterans' Administration will not ap-

prove any payments.

(h) Payment on behalf of a veteran who receives a fellowship, scholarship, grant-in-aid, assistantship or similar award in complete or partial payment of tuition and/or fees will be made in accordance with the following:

(1) Awards which constitute a waiver of tuition and/or fees, or are to be applied to the payment of tuition and/or fees will reduce to the extent of the award the amount of tuition and/or fees for which the Veterans' Administration will be responsible, except in those cases where the award is made specifically to cover tuition and fees in excess of the \$500 limit for an ordinary school year or proportional amount for a longer or shorter course or part-time study

(2) Awards which are not paid in cash will reduce to the extent of the award the charges for which the Veterans' Administration will be responsible, except that awards which are made specifically for purposes of defraying the cost of room and board in dormitories will be

disregarded.

(3) Awards which are paid in cash may be retained by the veteran and not be deducted from the charge for tuition and other fees ordinarily payable by the

Veterans' Administration.

(4) Waivers of tuition and/or fees provided under law by States or other Government authority will be utilized. and the charges which the Veterans' Administration will pay on behalf of veterans eligible thereunder will be reduced in accordance with such waivers.

§ 36.248 Reimbursement to veterans. The Veterans' Administration will not reimburse a veteran who pays personally

for tuition, incidental fees, books, supplies and equipment, and/or other necessary expenses.

§ 36.249 Procedure for furnishing books, supplies, and equipment. Pursuant to the law and subject to the allowable maximum expenditure for any one person, books, supplies, and equipment. including tools and other necessary articles, will be furnished by the training institution to persons enrolled in courses of education or training. Such items will consist only of those which are required of other students pursuing the same or comparable courses, and in no instance will be greater in variety, quality, or amount than as are required of other students. Items which are commonly used for personal purposes, such as fountain pens, brief cases, typewriters, etc., although also used in connection with the course of education or training, will not be provided by the Veterans' Administration. In those instances where an article is available in several prices, grades or qualities, the Veterans' Administration will pay for the furnishing of only such quality or grade as will meet the requirements of the need which the article is intended to serve.

(a) The estimated charges for the necessary books, supplies and equipment will be stated by the institution. This amount will include only the items required during the period covered. When the course consists of training-on-thejob or when the charge for tuition is stated by the course, the estimate for books and other articles will be made for the entire course. In the case of expendable supplies, this estimate will not be exceeded except when it is apparent that an error has been made in estimat-

ing the amount needed.

(b) Arrangements will be made with educational and training institutions to furnish books, supplies and equipment.

(1) Schools and colleges will furnish the required articles or arrange for them to be furnished and will submit vouchers certifying to the actual cost of the articles, as provided in § 36.247 (d) of this

(2) Establishments providing on-thejob training will furnish the required articles by purchase in accordance with current regulations. Prior approval of central office will be necessary when ag-

gregate charges exceed \$50.00.

(c) Books, supplies and equipment will be furnished promptly. Accordingly, managers will work out with each in-Accordingly, stitution an arrangement whereby these articles will be made available to veteran enrollees with as little lapse of time as possible so they will not be at a disadvantage in their study. Such items generally should not be issued except as they are needed.

(1) Articles which are lost, stolen or misplaced will not be replaced at Gov-

ernment expense.

(2) When a particular article is required for use in more than one subject or unit course, or in another term, quarter, or semester, or in a succeeding school year, such article will not be duplicated.

(d) Books, supplies, or equipment will be deemed released to a veteran at the time they are furnished, as provided in

section 402 of Title II of the act, except that if a person fails because of fault on his part to complete the course of education or training, he may be required to repay the reasonable value of the unexpended articles.

(1) The veteran will be deemed to be at fault if his training is discontinued (i) when he withdraws from the institution at the request of the institution, (ii) when he abandons his training without prior or concurrent notice to the Veterans' Administration, (iii) when his course is discontinued following consistently unsatisfactory reports of conduct or progress, or (iv) when the failure to complete the course is due to his negligence or misconduct.

(2) A veteran who changes his course will be required to pay the reasonable value of the unexpended articles which cannot be utilized in the course to which

he has changed.

§ 36.250 Notice concerning section 1505 of Title VI. The provisions of section 1505 of Title VI of the act which require that any benefits received by or paid for any veteran under the act shall be charged against and deducted from any adjusted compensation to which he may be hereafter entitled under any future legislation will be quoted and called to the attention of each approved institution, including business or other establishments, by the manager as soon as feasible after notice is received of the enrollment of the first veteran in each institution.

[SEAL]

Frank T. Hines, Administrator of Veterans' Affairs.

APRIL 17, 1945.

[F. R. Doc. 45-6532; Filed, Apr. 24, 1945; 11:25 a. m.]

TITLE 43-PUBLIC LANDS: INTERIOR

Chapter I-General Land Office

Appendix—Public Land Orders
[Public Land Order 273]

UTAH

MODIFYING PUBLIC LAND ORDER 256 REVOKING PUBLIC LAND ORDER 130 AND WITHDRAW-ING PUBLIC LANDS FOR CLASSIFICATION

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Public Land Order 256 of January 4, 1945, revoking Public Land Order 130 and withdrawing certain public lands in the State of Utah from all forms of appropriation under the public land laws, including the mining and mineral leasing laws, and reserving them for classification under the jurisdiction of the Secretary of the Interior, is hereby modified to include in the withdrawal made thereby the following-described lands:

SALT LAKE MERIDIAN

T. 21 S., R. 19 E., Sec. 33. T. 22 S., R. 19 E., Secs. 4 and 9. The areas described, including both public and non-public lands, aggregate 1,977.52 acres.

Acting Secretary of the Interior.

APRIL 17, 1945.

[F. R. Doc. 45-6501; Filed, Apr. 23, 1945; 2:32 p. m.]

[Public Land Order 274]

ALASKA

REVOKING IN PART EXECUTIVE ORDER 1919; OF APRIL 21, 1914, AND EXECUTIVE ORDER 3672 OF MAY 8, 1922, WITHDRAWING PUB-LIC LAND FOR TOWN SITE PURPOSES

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Executive Order No. 1919½ of April 21, 1914, and Executive Order No. 3672 of May 8, 1922, withdrawing public lands for town site purposes under authority of the act of March 12, 1914, 38 Stat. 305, U. S. C. Title 48, section 303, are hereby revoked so far as they affect the following-described land:

SEWARD MERIDIAN

T. 13 N., R. 3 W., Sec. 7, lot 2, and that part of lot 1 lying in the northwest quarter.

The area described contains 52.21 acres.

The land hereby released becomes subject to the provisions of Executive Order No. 8102 of April 29, 1939, withdrawing lands for use as a military reservation, subject to valid existing rights.

Acting Secretary of the Interior.

APRIL 17, 1945.

[F. R. Doc. 45-6502; Filed, Apr. 23, 1945; 2:32 p. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[S. O. 302, Amdt. 1]

PART 97-ROUTING OF TRAFFIC

REROUTING OF FREIGHT TRAFFIC DUE TO FLOODS IN OKLAHOMA, MISSOURI AND KANSAS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 23d day of April, A. D. 1945.

Upon further consideration of Service Order No. 302 (10 F.R. 4158) of April 16, 1945, and good cause appearing therefor; It is ordered, That:

Service Order No. 302 (10 F.R. 4158) of April 16, 1945, be, and it is hereby, amended by substituting the following paragraph for paragraph (e) thereof:

(e) Expiration date. This order shall expire at 11:59 p. m., May 3, 1945, unless otherwise modified, changed, suspended or annulled by order of this Commission. (40 Stat. 101, sec. 402, 418, 41 Stat. 476,

485, sec. 4, 10, 54 Stat. 901, 912, 49 U.S.C. 1 (10)-(17) 15 (4))

It is further ordered, That this order shall become effective at 6:00 p. m., April 23, 1945; that copies of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filling it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 45-6542; Filed, Apr. 24, 1945; 11:33 a. m.]

Chapter II—Office of Defense Transportation

[Gen. Order ODT L-4, Amdt. 5]

PART 504—DIRECTION OF MOTOR TRAFFIC MOVEMENT

MOTOR TRANSPORTATION OF IRISH POTATOES FROM DESIGNATED AREAS

Pursuant to Title III of the Second War Powers Act, 1942, as amended Executive Orders 8989, as amended, and 9156. War Production Board Directives 21 and 36, as amended, and authorizations and requests contained in certificates of the War Food Administration dated December 8, 1944, January 24, 1945, February 8, 1945, February 26, 1945, March 17, 1945, April 18, 1945, and April 20, 1945, respectively,

It is hereby ordered, That Appendix A to General Order ODT L-4, as amended (9 F.R. 14502, 10 F.R. 1245, 1705, 2448, 3290), be, and it hereby is, further amended in the following particulars:

1. By eliminating therefrom the paragraphs reading as follows:

Area No. 2: The counties of Crook, Deschutes, and Klamath in the State of Oregon and the counties of Modoc and Siskiyou in the State of California.

Area No. 5: The counties of Cavalier, Ramsey, Nelson, Steele, Pembina, Walsh, Grand Forks, Tralli, Cass, and Richland in the State of North Dakota, and the counties of Kittson, Marshall, Pennington, Red Lake, Polk, Norman, Mahnomen, Clay, Becker, Wilkin, and Otter Tail in the State of Minnesota.

2. By adding a new paragraph thereto to read as follows:

Area No. 7: The county of Kern in the State of California.

This Amendment 5 to General Order ODT L-4 shall become effective April 23, 1945.

(Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U. S. Code App. 633, 58 Stat. 827; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; WPB Directives 21 and 36, as amended, 8 F.R. 5834, 10 F.R. 3009; Certificates of WFA dated December 8, 1944, Jan. 24, 1945, Feb. 8, 1945, Feb. 26, 1945, Mar. 17, 1945,

Apr. 18, 1945, and Apr. 20, 1945, respectively)

Issued at Washington, D. C., this 23d day of April 1945.

J. M. Johnson, Director, Office of Defense Transportation.

[F. R. Doc. 45-6556; Filed, Apr. 24, 1945; 11:37 a.m.]

TITLES 50-WILDLIFE

Chapter IV-Office of the Coordinator of Fisheries

1 Order 20461

PART 401—PRODUCTION OF FISHERY COM-MODITIES OR PRODUCTS

SALMON CANNING INDUSTRY IN ALASKA

Whereas, by Executive Order No. 9280 of December 8, 1942, the President conferred upon the Secretary of Agriculture full responsibility and control over the Nation's food program in order to assure an adequate supply and efficient distribution of food to meet war and essential civilian needs; and

Whereas, by Food Directive No. 2 of February 8, 1943 (7 CFR, Part 1400), the Secretary of Agriculture delegated to me, among other things, the right to exercise all of the powers conferred upon him by paragraph (b) of section 1 of Executive Order No. 9280, in so far as it relates to the production of fishery commodities and products; and

Whereas, by Food Directive No. 2, the Secretary of Agriculture authorized me to exercise these powers through such agencies and officers of the Department of the Interior or of the office established by Executive Order No. 9204 of July 21,

1942, as I may designate; and
Whereas, it is deemed imperative to
effectuate a program designed to facilitate the production of an adequate supply of canned salmon in the Territory of
Alaska with a minimum utilization of
critical material, manpower and ship-

ping facilities; and
Whereas, representatives of practically the entire salmon canning industry
in the Territory of Alaska have indicated
their willingness to join in such cooperative agreements as may be practicable
and feasible in order to pool their operating facilities, and allocate available
manpower on an equitable basis in an
industry concentration program designed
to minimize factors that tend to affect
production adversely; and

Whereas, in the exercise of the powers conferred upon me, I have designated the Office of Fishery Coordination, established by Executive Order No. 9204, to execute, administer, regulate, and enforce the provisions of this order affecting the salmon canning industry in the Territory of Alaska; now, therefore, it is hereby ordered:

§ 401.1 Salmon canning industry in the Territory of Alaska—(a) Jurisdiction. Complete control and authority over the salmon canning industry in the Territory of Alaska solely for the purpose herein specified shall be vested in the Fishery Coordinator, and subject to his supervision and direction shall be administered by the Office of Fishery Coordination.

(b) Definitions. For the purpose of this section:

 "Person" means any individual, partnership, association, corporation, or any other business entity.

(2) "Salmon" means any fish of the following species: Red or sockeye (Oncorhynchus nerka); pink or hump-back (Oncorhynchus gorbuscha); silver, medium red, or coho (Oncorhynchus kisutch); chum or keta (Oncorhynchus keta); king, chinook, or spring (Oncorhynchus tschawytscha); steelhead or steelhead trout (Salmo gairdneri).

(3) "Line" means the assembly of canning machinery operated in connection with each filling machine. The filling of cans by hand shall be construed to be

(4) "Fishery Coordinator" means the

Secretary of the Interior.

(5) "Nucleus plant" means a plant for the canning of salmon for commercial purposes which may be operated during the year 1945 under the terms of this order.

(6) "Canning salmon for commercial purposes" means the process of packing salmon for the purpose of sale in hermetically sealed metal or glass containers and sterilizing the same by the use of heat.

(7) "Bristol Bay Area" is hereby defined to include all territorial coastal and tributary waters of Alaska from Cape Newenham to a point on the coast 3 statute miles south of Cape Menshikof. Sub-districts in the Bristol Bay Area:

(i) "Nushagak" district: Waters of Nushagak Bay within a line from Point Protection to Etolin Point.

(ii) "Naknek-Kvichak" district: Waters of Kvichak Bay within a line from

Etolin Point to Middle Bluff Light on the eastern side of Kvichak Bay.

(iii) "Ugashik" district: Waters between an east and west line at 58 degrees north latitude and the southern limit of the area at a point on the coast 3 statute miles south of Cape Menshikof.

(c) Salmon canning for commercial purposes prohibited in the Territory of Alaska except as herein provided. No person shall engage in canning salmon for commercial purposes in the Territory of Alaska, including all coastal and tributary waters thereof over which the United States has jurisdiction, after the effective date of this section and prior to January 1, 1946, unless specifically authorized by this order or by the order of the Fishery Coordinator, and upon compliance with such directives, orders, and regulations as he may from time to time prescribe. Prior to engaging in canning operations all persons, companies, and corporations authorized to operate under Schedule A of this section shall obtain from the Fishery Coordinator a salmon canning license which shall be posted in the office of the operating establishment throughout the canning season. No person named in Schedule A, unless otherwise ordered by the Fishery Coordinator, shall operate, either singly or in conjunction with any other person, in the nucleus plant so assigned to such person or persons more than the number of lines set forth in the schedule opposite the name of such nucleus plant nor employ more persons than authorized under War Manpower Commission labor ceiling stated in Schedule A opposite the name of the operator and in the terms of said operator's license. In those plants where halfpound lines are already established, such half-pound lines may be operated when desirable if labor used is confined to quota authorized for such plants under War Manpower Commission labor ceilings.

SCHEDULE A-SALMON CANNERY OPERATING SCHEDULE-1945

	Plant l	ocation	Canning lines			WMC labor ceilings	
Company	Closed	Operating i	On hand	Closed	To operate	Resi- dents	Non- resi- dents
Northern Commercial Co Bering Trading Co Red Salmon Canning Co Bristol Bay Packing Co Pacific American Fish	Peterson Pt	Kwiguk	1 1 6 8 2	0 0 3 8 2	1 1 3	45 37 215	0 0 180
Pacific American Fish Columbia River Pkrs. Ass'n Libby McNeill & Libby Libby McNeill & Libby Intercoastal Pkg. Co	Naknek Libbyville Koggiung Kvichak	Naknek	4 4 5 5	4 0 5 5	4	284	171
Nakat Packing Corporation Alaska Pkrs. Ass'n, (J) Alaska Pkrs. Ass'n. (NN) Alaska Pkrs. Ass'n. (M) Alaska Pkrs. Ass'n. (X)	Naknek Naknek Coffee Creek	Koggiung	4 4 4 4	4 4 4 4	3	233	195
Alaska Pkrs. Ass'n. (O) Alaska Pkrs. Ass'n. (NC) Bristol Bay Pkg. Co Libby McNeill & Libby	Naknek Wood River	Clark Pt	4 5 3 2	5 1 2 1	2	148	115
Columbia Rvr. Pkrs. Ass'n Pacific American Fish Wingard Packing Co		Snag Point	2 3 2 2 2	1 1	1 1	115 80	56 91
Alaska Packers Ass'n. (E) Libby McNeill & Libby Peninsula Packing Co	Egegik Egegik		1 2 2 1	2 2 0	i i	10	91
Fidalgo Isl. Pkg. Co Pacific American Fish		False Pass	3 3 2	1 1 2 0	2 1 3	41 44 93	184 133 207

¹ Operating plants are referred to in this order as the "nucleus plants."

SCHEDULE A-SALMON CANNERY OPERATING SCHEDULE-1945-Continued.

	Plant l	ocation	Ca	nning li	nes	WMC labor ceilings		
Company	Closed	Operating	On hand	Closed	To operate	Resi- dents	Non- resi- dents	
Alaska Pacific Sal. Co	Sand Point		2 1	2				
Chignil Salmon Co	Sand I dille	Chignik	1	0	1	31	3	
Alaska Packers Ass'n Pacific American Fish	}	Chignik (traps)	3	1	2	33	14	
Alaska Native Consol, Can Chignik Salmon Co. Alaska Packers Ass'n Pacific American Fish Parks Canning Company Alaska Red Salmon Pkrs Grimes Packing Company Wash. Fish & Oyster Co Frank McConaghy Co. Kadiak Fisheries Co. Kadiak Fisheries Co. Pacific American Fish		Uyak Bay	1	0	1	20	8	
Grimes Packing Company	***************************************	CarmelOuzinkie	1	0	1	34 50	3: 2	
Wash, Fish & Oyster Co Frank McConaghy Co		Pt. Williams Kodiak	1	0	1	20 36	6 3	
Kadiak Fisheries Co		Shearwater	î	ő	î	16	7	
Kadiak Fisheries Co	}	Pt. Bailey (traps).		0	2	42	13	
ganik Fisheries, Inc. san Juan Fish. & Pkg. Co laska Packers Ass'n. 'ar North Packing Co 'acific American Fish		Uganik	1 2	0	1 2	12 10	8 15	
laska Packers Ass'n	Larsen Bay	*****************	3	3				
Pacific American Fish		Moser Bay		0	134	3	5	
Alaska Packers Ass'n	}	AlitakUganik.		0	2	8	15	
rai Noth Faching Co. Pacific American Fish. Maska Packers Ass'n Sandvik Hand Cannery Alaska Yr. Round Can Sung Harbor Pkg. Co. Pacific American Fish Fidalgo Isl. Pkg. Co.		Seldovia	î	0	1 .	26	3	
Pacific American Fish		Snug Harbor		1	1	37	9	
Pacific American Fish Fidalgo Isl. Pkg. Co Polar Sea Foods. Mitchell & Keck Dook Inlet Packing Co. Fieldovia Packers Fieneral Fish Co. Cmard Packing Co. Jobby McNeill & Libby Prading Bay Packers Vikishka Bay Pkg. Co. H. Chatham Pkg. Co. Homer Spit Packing Co. Lagen & Co. Cetty's Packing Co. Cetty's Packing Co. Cetty's Packing Co.		Pt. Graham Ninilehik	2	1	1	73	3	
Aitchell & Keck	****************	Cook Inlet	1	0	1	10	A	
look Inlet Packing Coeldovia Packers		Seldovia	1 1	0	1 1	24 50		
ieneral Fish Co		Anchorage	1	0	1	45	4	
abby McNeill & Libby		Anchorage	2 234	0	2 234	68 95	8	
rading Bay Packers		Cook Inlet Boulder Pt	1 1	0	1	4 3		
t. Chatham Pkg. Co		Portlock	1	0	1	6		
Iomer Spit Packing Co		Homer. Seward.	1	0	1	2 3		
cotty's Packing Co		Mummy Isl		0		10		
an Juan Fish. & Pkg. Co	***************************************	Pt. Ashton San Juan	1 2 2	0	1 2 2	17 12	12	
Clamar Packing Co		Elfamar Nellie Juan	1 2	0	1 2	28 20	13	
V. R. Gilbert Co., Inc.		Whitshed	134	0	1 2 11/2 11/4	38	22	
tagen & Co. cotty's Packing Co. ct. Ashton Packing Co. an Juan Fish: & Pkg. Co. llamar Packing Co. copper River Pkg. Co. V. R. Gilbert Co., Inc. d. P. Halferty Co., Inc. Convertible Packing Co. convertible Packing Co.		Cordova	1½ 2½	0	21/2 1	35 60	12	
Dayville Packing Co		Valdez	314	0	314	43 21	19	
New England Fish Co. Crystal Falls Fish Co. Copper River Coop. Co. Joby McNeill & Libby. Laines Packing Co.		Orca Mountain Sl	1	0	1	10	1	
Libby McNeill & Libby	•	Yakutat	236	0	21/6	16 48	1 4	
Iaines Packing Co astoria & Puget Sd. Can Pacific American Fish.	VIII.	Letnikoi Cove	1	. 0	1	42	200	
acific American Fish	}	Excursion Inl	3	3/2	21/2	100	12	
rindall Fisheries		Hoonah	1	0	1 1	82 12	1	
ape Cross Salmon Co		Pelican City Pillar Bay	1 2	0	1 2	25 23	1	
Pidalgo Island Pkg. Co Dean C. Kayler		Scow Bay	13/2	0	11/2	49	8	
Pacific American Fish	}	Petersburg	2	0	2	94	9	
ebastian-Stuart Fish Co		Tyee	2	0	2	49	9	
Parwest-Saginaw Maska Food Products Corpora-	***************************************	Saginaw Bay Douglas	136	0	111/2	30	4 3	
		Kake	2	0	2	53	12	
E. Harris & Co libby, McNeill & Libby E. Harris & Co		Taku.	334	1	216	12	17	
ait sea risheries		Hawk Inlet	2	0	236 2 1	73 10	16	
alt Sca Fisheries		Tenakee- Hood Bay	1	0.	1 1	80 34	5	
uperior Packing Co. lood Bay Salmon Co. Yew England Fish Co. Odd Packing Co. Yramid Fisheries, Inc. Bellingham Canning Co. Yramid Fish Co. John McNeill & Libby Yest Coast Packing Co. Yest Packing Corp. Yest Packing Corp. Yest Coast Packing Co. Salm Packing Co. Salmett Inlet Sal. Co. Salm Packing Co. Salm Co. Sall		Chatham	1 2 2 2	1	1	40		
odd Packing Co		ToddSitka	1	0	2 1	82 107	1	
ellingham Canning Co		Sitka Klawock	1	0	1	53	and the same	
ibby McNeill & Libby		Noyes Isl Craig. Klawock	234	0 11/2	1	12 29	10	
Vest Coast Packing Co.		Klawock Waterfall	1 43/2	0 2	214	53 51	17	
Iydaburg Coop. Ass'n		Hydaburg	1	- 0	1	48	1	
RB Packing Co	Wrangell	Rose Inlet	1 1	0	1	28		
Surnett Inlet Sol. Co.	Burnett Inl	Wrangell	11/2	1 0 1	2	136		
ndependent Salmon Can		Ketchikan	. 1	0	1	83	1	
Pacific American Fish		Ketchikan Kasaan	1 4	0 2	2	57 21	18	
Chinette Isl. Can. Co		Metlakatla	3	1	2	165		
Nakat Packing Corporation		Hidden Inlet	3	1 .	2	36	16	
Nakat Packing Corporation		Union Bay Ketchikan	3 2 2	1	1	34 68	11	
Nakat Packing Corporation Nakat Packing Corporation Nakat Packing Corporation Fidalgo Island Pkg. Co. Libby McNeill & Libby New England Fish Co.		George Inl	2 21/2	1 0	1 216	10	. 8	
P. E. Harris & Co		Ketchikan Sunny Point Point	21/2	1	23-2 13-6	55 93	7	
P. E. Harris & Co	Ketchikan	Ketchikan	0 2	0	2	30	····ii	
Wards Cove Pkg. Co Payne (of Balcom-Payne)	Ketchikan		ĩ	ĭ		******		
	STREET, SQUARE, SQUARE	THE RESERVE OF THE PARTY OF THE	23234	93	141	The second second	6,75	

(d) Restrictions applicable to specific persons named in Schedule A. (1) Peninsula Packing Co., is authorized to operate its floating cannery independently in other areas after the close of operations at Port Moller.

(2) In the Bristol Bay area the total number of fishing boats employed by participants in the various authorized consolidations shall not exceed the fol-

lowing:

(i) Nushagak: Alaska Packers Ass'n., 23 boats; Bristol Bay Packing Co., 12 boats; total boats in consolidation, 35. Libby, McNeill & Libby, 23 boats; Columbia River Pkrs. Ass'n., 12 boats; total boats in consolidation, 35. Pacific American Fisheries, Inc., 12 boats.

(ii) Naknek-Kvichak: Red Salmon Canning Co., 20 boats; Bristol Bay Packing Co., 20 boats; Pacific American Fisheries, Inc., 24 boats; total boats in consolidation, 64. Columbia River Pkrs. Ass'n. 16 boats; Libby McNeill & Libby, 40 boats; Intercoastal Pkg. Co., 8 boats;

Nakat Packing Corp., 16 boats; total boats in consolidation, 80. Alaska Packers Ass'n. (J), 68 boats.

(iii) Ugashik: Wingard Packing Co., 11 boats; Alaska Pkrs. Ass'n., 11 boats; total boats in consolidation, 22.

(e) Agreements between persons named in Schedule A. (1) Duplicate copies of all agreements entered into between persons named in Schedule A providing for the use in common of nucleus plants, lines, and other facilities, must be filed with the Office of Fishery Coordination, Department of the Interior, when required by the Fishery Coordinator. The Fishery Coordinator may review any agreement and shall have the right to disapprove it if its terms and conditions are deemed not to be in the public interest.

(2) Where any persons named in Schedule A are unable to reach a mutually fair and equitable agreement providing for the use in common of nucleus plants, lines, and other facilities, the Fishery Coordinator shall have the right, after reviewing all of the pertinent facts submitted by the interested persons and other available information, to prescribe an agreement which will protect adequately the rights of the persons affected thereby

(f) Petition for relief. (1) Any person subject to this section who finds that compliance herewith is impracticable and would tend to create an unreasonable burden without facilitating the production of canned salmon in the Territory of Alaska may file with the Fishery Coordinator a petition in writing for appropriate relief. Such petition should be filed in triplicate and contain a full showing of all the pertinent facts and the nature of the relief sought. The Fishery Coordinator shall thereupon take such action on the petition as he may deem appropriate, and any decision rendered shall be final and binding upon the petitioner.

(2) Any person not named in Schedule A of this section who believes that his name should properly be included therein may file with the Fishery Co-

ordinator a petition in writing for appropriate relief. The petition should conform with the requirements prescribed in the preceding subparagraph (1) and any decision rendered by the Fishery Coordinator shall likewise be final and binding upon the petitioner.

(g) Custom canning. Any person, owning salmon, who hires a person designated in Schedule A to can the salmon for commercial purposes shall not be deemed to be engaged in canning salmon for commercial purposes within the meaning of this section, but the person who performs such services shall be deemed to be so engaged.

(h) Audits and inspections. Every person subject to this section shall, upon the request of the Fishery Coordinator or his duly authorized representative, permit inspections at all reasonable times of the stocks of canned salmon and the facilities used in his business, and shall also make available for inspection and audit all of his books, records, and accounts.

(1) Records and reports. Every person subject to this section shall maintain the books, records, and accounts of his business for at least two years after December 31, 1945 (or for such other periods of time as the Fishery Coordinator may provide), and shall execute and file such reports and submit such information as the Fishery Coordinator may deem necessary to accomplish the purpose of this section.

(j) Violations. Any person who wilfully violates any provision of this section, or who by any act or omission falsifies records to be kept or information to be furnished pursuant to this section, or wilfully conceals a material fact concerning a matter within the jurisdiction of any Department or Agency of the United States may be prohibited from receiving or making further deliveries of any material subject to allocation, and such further action may be taken against him as the Fishery Coordinator deems appropriate, including recommendations for prosecution under section 35a of the Criminal Code (18 U.S.C. sec. 80), under paragraph 5 of section 301 of Title III of the Second War Powers Act, and under any and all other applicable laws. In addition, employment of more persons than authorized by War Manpower Commission labor ceilings set forth in Schedule A may subject the violator to appropriate action under applicable law and regulations of the War Manpower Commission.

(k) Communications. All reports required to be filed hereunder and all communications concerning this section shall, unless otherwise directed, be addressed to the Office of Fishery Coordination, United States Department of the Interior, Washington 25, D. C.

(1) Fishing regulations. The provisions of this section are not to be construed as permitting fishing for salmon in violation of any order or regulation promulgated by the Department of the Interior.

(m) Orders and directions; Deputy Fishery Coordinator. The Fishery Coordinator, or his representative, may issue such orders and directions as he may deem necessary to accomplish the pur-

poses of this section, and violation of any such order or direction shall be considered a violation of this section. For the purposes of this section the functions, duties, and powers of the Fishery Coordinator may, in his absence, be exercised by the Deputy Fishery Coordinator.

(n) Designated representative. Area Coordinator for Alaska is hereby designated as the representative of the Fishery Coordinator to perform any of the functions authorized in this section. In the performance of these functions. he may designate any members of his staff to carry out any specific functions that may be assigned. In any situation where, in the judgment of the Area Coordinator for Alaska, the circumstances do not permit the delay which would otherwise result, Schedule A and the salmon canning license may be amended or extended, or any item thereof altered or deleted by the Area Coordinator for Alaska, in such manner as he shall deem reasonable and advisable to secure maximum production with a minimum expenditure of critical materials and services: Provided, That any changes made in labor quotas contained in Schedule A and in the salmon canning license shall meet with the approval of the War Manpower Commission: And provided further, That any request for an increase in a non-resident labor quota shall be accompanied by satisfactory evidence that qualified resident labor is not available. Any person claiming to be adversely affected by such amendment may file with the Fishery Coordinator a petition for relief as set out in paragraph (f); pending action on such petition, the amendment by the Area Coordinator for Alaska shall become and remain effective according to its terms.

Previous order suspended. The provision of this order shall supersede Order No. 1925 issued by the Secretary of the Interior on March 1, 1944 (9 F.R. 2495), and all amendments thereof.

Effective date. This order shall become effective immediately.

Issued this 19th day of April 1945.

HAROLD L. ICKES, Secretary of the Interior.

[F. _4. Doc. 45-6509; Filed, Apr. 23, 1945; 4:43 p. m.]

Notices

DEPARTMENT OF THE INTERIOR. General Land Office.

[Air-Navigation Site Withdrawal 224]

UTAH

AIR-NAVIGATION SITE WITHDRAWAL

By virtue of the authority contained in section 4 of the act of May 24, 1928, 45 Stat. 729 (U. S. C. Title 49, sec. 214), it is ordered as follows:

Subject to valid existing rights, the following-described public lands in Utah are hereby withdrawn from all forms of appropriation under the public-land laws and reserved for the use of the Civil Aeronautics Administration, Department of

Commerce, in the maintenance of airnavigation facilities, the reservation to be known as Air-Navigation Site Withdrawal No. 224:

SALT LAKE MERIDIAN

T. 42 S., R. 14 W., sec. 7, lots 6 and 9.

The areas described aggregate 70.90 acres.

This order shall be subject to the transmission line withdrawal of February 28, 1930 (Federal Power Commission Project No. 914), so far as such withdrawal affects the above-described lands.

This order shall take precedence over, but shall not modify, the order of the Secretary of the Interior dated April 8, 1935, establishing Utah Grazing District No. 4, so far as it affects the above-described lands.

ABE FORTAS,

Acting Secretary of the Interior.

APRIL 17, 1945.

[F. R Doc. 45-6503; Filed, Apr. 23, 1945; 2:32 p. m.]

CIVIL AERONAUTICS BOARD.

[Dockets Nos. 876 et al.]

ELLIS AIR TRANSPORT AND KETCHIKAN AIR SERVICE; ADDITIONAL SERVICE, KETCHI-KAN AREA IN SOUTHEASTERN ALASKA

NOTICE OF FURTHER HEARING

In the matter of the applications (all filed pursuant to section 401 of the Civil Aeronautics Act of 1938, as amended) of:

Ellis Air Transport, Docket No. 876, for authority to conduct certain operations between Ketchikan and Annette Island Air Base via Metlakatla,

Ketchikan Air Service, Docket Nos. 912 and 913, for authority to conduct certain operations between Ketchikan and Edna Bay via intermediate points, and Ketchikan and Tamgass Harbor via Metlakatla and over an irregular route to all points in the First Judicial District of Alaska.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a further hearing in the above entitled proceedings is assigned to be held on May 2, 1945, at 10:00 a. m., Federal Building, Ketchikan, Alaska, before Examiner Raymond W. Stough.

Dated: Anchorage, Alaska, April 13, 1945.

By the Civil Aeronautics Board.

RAYMOND W. STOUGH, Director, Alaska Office.

[F. R. Doc. 45-6515; Filed, Apr. 24, 1945; 10:43 a. m.]

[Docket No. 877]

ELLIS AIR TRANSPORT, JUNEAU-KETCHIKAN MAIL SERVICE

NOTICE OF HEARING

In the matter of the application of Ellis Air Transport, filed pursuant to section 401 of the Civil Aeronautics Act of 1938, as amended, for amendment of its certificate of public convenience and necessity over a regular route between Ketchikan and Juneau, Alaska, via the intermediate points Wrangell and Petersburg, so as to authorize it to engage in air transportation of mail between the terminal point Ketchikan and the termi-

nal point Juneau, Alaska,

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on April 30, 1945, at 10:00 a. m., Federal Building, Juneau, Alaska, before Examiner Raymond W. Stough.

Dated: Anchorage, Alaska, April 13, 1945.

By the Civil Aeronautics Board.

RAYMOND W. STOUGH, Director, Alaska Office.

F. R. Doc. 45-6521; Filed, Apr. 24, 1945; 10:43 a. m.]

[Dockets Nos. 878 and 1539]

ALASKA COASTAL AIRLINES; JUNEAU-SKAG-WAY, JUNEAU-GUSTAVUS SERVICE

NOTICE OF FURTHER HEARING

In the matter of the applications of: Alaska Coastal Airlines, Docket No. 878, for authority to conduct scheduled operations with respect to mail, persons and property from the terminal point Juneau, Alaska to the terminal point Skagway, Alaska, via the intermediate points Berner's Bay and Haines, filed pursuant to section 401 of the Civil Aeronautics Act of 1938, as amended,

Alaska Coastal Airlines, Docket No. 1539, for authority to conduct scheduled operations with respect to mail, persons and property from the terminal point Juneau, Alaska to the terminal point Gustavus, Alaska, filed pursuant to section 401 of the Civil Aeronautics Act of

1938, as amended:

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a further hearing in the above entitled proceedings is assigned to be held on April 26, 1945, at 10:00 a. m., Federal Building, Juneau, Alaska, before Examiner Raymond W. Stough.

Dated: Anchorage, Alaska, April 13, 1945

By the Civil Aeronautics Board.

RAYMOND W. STOUGH, Director, Alaska Office.

(F. R. Doc. 45-6517; Filed, Apr. 24, 1945; 10:43 a. m.l

[Docket No. 879]

ALASKA COASTAL AIRLINES; JUNEAU-SITKA-JUNEAU-KETCHIKAN SERVICE

NOTICE OF HEARING

In the matter of the application of Alaska Coastal Airlines, filed pursuant to section 401 of the Civil Aeronautics Act of 1938, as amended, for amendment of its certificate of public convenience and necessity over a regular route between Juneau and Ketchikan via certain intermediate points so as to engage in air transportation of mail over those routes,

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on April 27, 1945, at 10:00 a. m., Federal Building, Juneau, Alaska, before Examiner Raymond W. Stough.

Dated: Anchorage, Alaska, April 13,

By the Civil Aeronautics Board.

RAYMOND W. STOUGH, Director, Alaska Office.

[F. R. Doc. 45-6519; Filed, Apr. 24, 1945; 10:43 a. m.]

[Docket No. 1762]

POSTMASTER GENERAL'S JUNEAU-KETCHIKAN MAIL CERTIFICATION

NOTICE OF HEARING

In the matter of the certification of the Postmaster General, pursuant to section 401 (n) of the Civil Aeronautics Act of 1938, as amended, that a permanent certificate of public convenience and necessity be issued authorizing air transportation of mail between Juneau and Ketchikan, Alaska, via Petersburg and Wrangell.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on April 30, 1945, at 10:00 a. m., Federal Building, Juneau, Alaska, before Examiner Raymond W. Stough.

Dated: Anchorage, April 13, 1945.

By the Civil Aeronautics Board.

RAYMOND W. STOUGH, Director, Alaska Office.

[F. R. Doc. 45-6516; Filed, Apr. 24, 1945; 10:43 a. m.]

[Docket No. 1812]

ALASKA COASTAL AIRLINES; JUNEAU-KETCHIKAN MAIL SERVICE

NOTICE OF HEARING

In the matter of the application of Alaska Coastal Airlines, filed pursuant to section 401 of the Civil Aeronautics Act of 1938, as amended, for amendment of its certificate of public convenience and necessity over a regular route between Juneau and Ketchikan, Alaska, via Petersburg and Wrangell, so as to authorize it to engage in air transportation of mail between the terminal point Juneau and the terminal point Ketchikan, Alaska.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on April 30, 1945, at 10:00 a.m., Federal Building, Juneau, Alaska, before Examiner Raymond W. Stough.

Dated: Anchorage, Alaska, April 13, 1945.

By the Civil Aeronautics Board.

RAYMOND W. STOUGH, Director, Alaska Office.

[F. R. Doc. 45-6520; Filed, Apr. 24, 1945; 10:43 a. m.]

[Docket No. 1813]

ALASKA COASTAL AIRLINES: JUNEAU-SITKA MAIL SERVICE

NOTICE OF HEARING

In the matter of the application of Alaska Coastal Airlines, filed pursuant to section 401 of the Civil Aeronautics Act of 1938, as amended, for amendment of its certificate of public convenience and necessity over a regular route between Juneau and Sitka, Alaska, via certain intermediate points so as to authorize it to engage in air transportation of mail between the terminal point Juneau and the terminal point Sitka.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on April 27, 1945, at 10:00 a.m., Federal Building, Juneau, Alaska, before Examiner Raymond W. Stough.

Dated: Anchorage, Alaska, April 13. 1945.

By the Civil Aeronautics Board.

RAYMOND W. STOUGH. Director, Alaska Office.

[F. R. Doc. 45-6518; Filed, Apr. 24, 1945; 10:43 a. m.l

INTERSTATE COMMERCE COMMIS-SION.

[S. O. 70-A, Special Permit 968]

RECONSIGNMENT OF CARROTS AT CHICAGO. ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22. 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, April 18 or 19, 1945, by Sam Andrews, of car PFE 62607, carrots, on the Wabash Railroad, to Andrews Brothers, Detroit, Michigan, (Wabash), account of a railroad error in transmitting reconsigning orders.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal

Issued at Washington, D. C., this 19th day of April 1945.

> V. C. CLINGER, Director. Bureau of Service.

[F. R. Doc. 45-6540; Filed, Apr. 24, 1945; 11:33 a. m.]

[S. O. 300, Special Permit 2]

ICING OF POTATOES AT GREENVILLE PIERS, N. J.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph of Service Order No. 300 of April 13, 1945 (10 F.R. 4109), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 300 insofar as it applies to the initial icing, at Greenville Piers, New Jersey, of not to exceed a total of thirty (30) refrigerator cars, loaded with potatoes at points in Maine, consigned to the U.S. Naval Supply Depot, Norfolk, Virginia, for delivery between April 30 and May 7, 1945.

This permit shall become effective at 6:00 p. m., April 19, 1945.

The waybills shall show reference to this

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal

Issued at Washington, D. C., this 19th day of April 1945.

> V. C. CLINGER, Director, Bureau of Service.

[F. R. Doc. 45-6541; Filed, Apr. 24, 1945; 11:33 a. m.]

OFFICE OF DEFENSE TRANSPORTA-TION.

[Supp. Order ODT 3, Rev. 645]

CONNECTICUT, MASSACHUSETTS, NEW JER-SEY, NEW YORK, PENNSYLVANIA, AND RHODE ISLAND

COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered. That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this or-

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of Defense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective April 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 24th day of April 1945.

GUY A. RICHARDSON, Director, Highway Transport Department, Office of Defense Transportation.

APPENDIX 1

John Winkler's Sons, Inc., Far Rockaway, N. Y.

Great Neck Storage Company, Inc., Great Neck, N. Y

Hans Jenkins, doing business as Red Ball Van Lines, Jamaica, N. Y.

[F. R. Doc. 45-6445; Filed, Apr. 23, 1945; 10:46 a. m.]

> [Supp. Order ODT 3, Rev. 646] MINNESOTA AND SOUTH DAKOTA

COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

¹ Filed as part of the original document.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other

act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective April 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 24th day of April 1945.

GUY A. RICHARDSON,
Director,
Highway Transport Department,
Office of Defense Transportation.

APPENDIX 1

Rohweder Truck Lines, Inc., Pipestone, Minn.

Harry Hess, doing business as Hess Motor Express, Pipestone, Minn.

John Menning and Lawrence Menning, copartners, doing business as Menning & Son, Edgerton, Minn.

[F. R. Doc. 45-6446; Filed, Apr. 23, 1945; 10:46 a. m.]

[Supp. Order ODT 3, Rev. 647]
SOUTH DAKOTA AND SIOUX CITY, IOWA
COORDINATED OPERATIONS OF CERTAIN
CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached

hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in

conflict therewith.

Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate

¹ Filed as part of the original document.

the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective April 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 24th day of April 1945.

GUY A. RICHARDSON,
Director,
Highway Transport Department,
Office of Defense Transportation.
APPENDIX 1

Harry E. Reynolds, doing business as Tri-State Transportation Company, Sioux Falls, S. Dak.

E. E. White, Hub City, S. Dak.

[F. R. Doc 45-6447; Filed, Apr. 23, 1945; 10:46 a.m.]

[Supp. Order ODT 3, Rev. 648]

COORDINATED OPERATIONS OF CERTAIN
CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2, and It appearing that the proposed coor-

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provi-

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of Defense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office

of Defense Transportation, Washington 25, D. C.

This order shall become effective April 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 24th day of April 1945.

GUY A. RICHARDSON,
Director,
Highway Transport Department,
Office of Defense Transportation.

APPENDIX 1

Gordon Storage Warehouses, Inc., Omaha, Nebr.

Highway Motor Freight, Inc., Omaha, Nebr. Matthew Leo McKeone, doing business as Red Ball Transfer Company, Omaha, Nebr.

[F. R. Doc. 45-6448; Filed, Apr. 23, 1945; 10:46 a.m.]

[Supp. Order ODT 3, Rev. 649]
BIRMINGHAM, ALA., AND NASHVILLE, TENN.
COORDINATED OPERATIONS OF CERTAIN

CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2.1 and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

sions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

¹ Filed as part of the original document.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be author-ized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transpor-

tation.

 Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25. D. C.

This order shall become effective April 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 24th day of April 1945.

GUY A. RICHARDSON,
Director,
Highway Transport Department,
Office of Defense Transportation.

APPENDIX 1

Malone Freight Lines, Inc., Birmingham, Ala.

Fayetteville Transfer Company, Fayetteville, Tenn.

[F. R. Doc. 45-6449; Filed, Apr. 23, 1945; 10:45 a. m.]

[Supp. Order ODT 3, Rev. 650]
SYRACUSE AND WATERTOWN, N. Y.
COORDINATED OPERATIONS OF CERTAIN
CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto

as Appendix 2, and
It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary

traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered,

That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in con-

flict therewith. 2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that

would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to per-form any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.
5. All records of the carriers pertain-

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Trans-

portation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective April 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 24th day of April 1945.

GUY A. RICHARDSON,
Director,
Highway Transport Department,
Office of Defense Transportation.

Filed as part of the original document.

APPENDIX 1

Niagara Motor Express, Inc., Syracuse, N. Y. Howard J. Van Duzer, doing business as Van's Motor Express, Ogdensburg, N. Y.

[F. R. Doc. 45-6450; Filed, Apr. 23, 1945; 10:45 a, m.]

[Supp. Order ODT 3, Rev. 651]

Minneapolis-St. Paul, Minn., and Oelwein, Iowa

COORDINATED OPERATIONS OF CERTAIN
CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2, and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in con-

flict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to

any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Trans-

portation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless other-

wise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective April 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 24th day of April 1945.

GUY A. RICHARDSON, Director, Highway Transport Department, Office of Defense Transportation.

APPENDIX 1
Gateway City Transfer Company, Inc., La-Crosse, Wis.

Fred A. Benz and Howard M. Barnes, copartners, doing business as Weighley Transfer Company, Waterloo, Iowa.

[F. R. Doc. 45-6451; Filed, Apr. 23, 1945; 10:45 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 120, Order 1344]

BISCO COAL CO.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120, It is ordered:

(a) The Rainbow Mine of the Bisco Coal Company, of 6 West Diamond Street, Butler, Pennsylvania, is hereby assigned Mine Index No. 4184.

(b) Coals produced by Bisco Coal Company from the Cannel Seam of their Rainbow Mine, a truck, rail strip mine located in Butler County, Pennsylvania in Subdistrict No. 1 of District No. 2, may be purchased and sold for the indicated uses and movements at per net ton prices in cents per net ton not exceeding the following:

	Size Group Nos.						R		
	1, 2	3	4	5	6, 7	8	9	10	11
Truck shipmentRail shipment	600 450	600 345	440 345	420 345	420 335	390 335	380 275	380	315

(c) The prices established herein are f. o. b. the mine or preparation plant for truck or wagon shipments, f. o. b. the rail shipping point for rail shipments.

(d) All prayers of applicant not granted herein are hereby denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) Except as specifically provided in this order, the provisions of Maximum Price Regulation No. 120 governing the sale of bituminous coal shall remain in effect.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6472; Filed, Apr. 23, 1945; 11:31 a. m.]

[MPR 260, Order 769]

A. JOHNSON Co.

AUTHORIZATION OF MAXIMUM PRICES

-For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260, It is ordered, That:

(a) A. Johnson Co., 553 N. Cicero Avenue, Chicago 24, Ill., (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Filed as part of the original document.

. Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
El Defendo	Coronas	50	Per M \$115	Cents 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manu-facturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6475; Filed, Apr. 23, 1945; 11:28 a. m.]

[MPR 260, Order 770]

ANTONIO HERQUEZ

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260, *It is ordered*, That:

(a) Antonio Herquez, 258 East 102nd Street, New York 29, N. Y. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	Maxi- mum retail price	
ParejoCorona	434" 434"	50 50	Per M \$48 72	Cents 6 9	

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-6476; Filed, Apr. 23, 1945; 11:33 a. m.]

[MPR 260, Order 771]

FABER, COE & GREGG, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102a of Maximum Price Regulation No. 260, as amended, It is ordered, That:

(a) Faber, Coe & Gregg, Inc., 206 W. 40th St., New York 18, N. Y. (hereinafter called "importer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand, frontmark and packing of the following imported cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Frontmark	Pack- ing	Maximum list price	Maxi- mum retail price	
H. Upmann Cabanas	Lonsdales Petit Aras #2	25 25	Per M \$485 319	Cents 60 44	

(b) The importer and wholesalers shall grant, with respect to their sales of each brand and frontmark of imported cigars for which maximum prices are established by this order, the discounts they customarily granted during March 1942 on their sales of imported cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the importer or a wholesaler during March 1942 on sales of imported cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the importer or a wholesaler during March 1942 on sales of imported cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and frontmark of cigars priced by this order and shall not be reduced. If a brand or frontmark of imported cigars for which maximum prices are established by this order is of a price class not sold by the importer or the particular wholesaler during March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) during March 1942 by his most closely

competitive seller of the same class on sales of imported cigars of the same price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and frontmark of imported cigars for which maximum prices are established by this order, the importer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and frontmark of imported cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260, as amended.

(d) Unless the context otherwise requires, the provisions of Maximum Price Regulation No. 260, as amended, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6477; Filed, Apr. 23, 1945; 11:30 a. m.]

[MPR 260, Order 772] JUAN NIEVES ALVAREZ

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Juan Nieves Alvarez, 152 E. 110th Street, New York, N. Y. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	
Corona	5"	50	Per M \$64	Cents 8

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on

sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular whole-saler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6478; Filed, Apr. 23, 1945; 11:30 a. m.]

[MPR 260, Order 773] L. S. TRADING CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) L. S. Trading Company, 638 Fox Street, Bronx, New York (hereinafter called "manufacturer"), and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Elite	Juan t Corona	50 50	Per M \$123: 00 93. 75	Cents 16 2 for 25

¹These prices apply only to cigar described in application labeled Elite-Corona and/or Juan. Applicant shall not use frontmark Corona on this cigar.

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class, may be charged on corre-sponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-6479; Filed, Apr. 23, 1945; 11:30 a. m.]

[MPR 260, Order 774]

DIXIE CIGAR CO.
AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant

to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Dixie Cigar Company, 508 S. Cedar St., Greensboro, N. C., (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or front- mark	Pack-ing	Maxi- mum list price	Maximum ret il price
Dixie-de-Luxe Ca-fel		50 50	Per M \$56 56	Cents 7 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6480; Filed, Apr. 23, 1945; 11:29 a, m.]

[MPR 260, Order 775] HARRY J. GOSSAGE

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.162 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Harry J. Gossage, d.b/a/ Commercial Cigar Co., 604 Mulberry St., Des Moines, Iowa, (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size of frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or front- mark	Pack- ing		Maxi- mum retail price	
Commercial	Prince Queen	50 50	Per M \$56 56	Cents 7 7	

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales

of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6481; Filed, Apr. 23, 1945; 11:31 a. m.]

[MPR 260, Order 776] JOHN SKOWANCK

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) John Skowanck, 416 Northwest Highway, Arlington Heights, Ill., (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or front- mark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
LuxuryGrander	SmokersPanatella	50 50	Per M \$56 56	Cents 7 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maxi-

mum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-6482; Filed, Apr. 23, 1945; 11:30 a. m.]

[MPR 260, Order 777]

WALTER W. ELDRIDGE

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to 1358.102 (b) of Maximum Price Regu-

lation No. 260; It is ordered, That:

(a) Walter W. Eldridge, 205 Bruce
Street, Greensboro, N. C. (hereinafter
called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack-ing	Maximum list price	Maxi- mum retail price
Eldridge's Eagle.		50	Per M \$60	Cents 2for15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regu-

lation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-6483; Filed, Apr. 23, 1945; 11:33 a. m.]

[MPR 260, Order 778]

LUCKY STAR CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Lucky Star Cigar Factory, 1212 25th Avenue, Tampa 5, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Lucky Star	Panatelas Epicures Smokers Cadetes	50 50 50 50	Per M \$56 138 52 64	Cents 7 18 2 for 13 8

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 24, 1945.

Issued this 23d day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6484; Filed, Apr. 23, 1945; 11:29 a. m.]

[MPR 188, Order 3695]

ACME TIN PLATE AND ROOFING SUPPLY CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to \$1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) The maximum net prices, f. o. b. Philadelphia, Pennsylvania, on sales to Sears, Roebuck and Company by the Acme Tin Plate and Roofing Supply Company of 30 gauge galvanized pipe, elbows and fittings manufactured by it, shall be computed by adding 18 percent to net prices in effect on sales to Sears, Roebuck and Company of comparable items and sizes in bright tin.

(b) The maximum net prices for sales by Sears, Roebuck and Company of the 30 gauge galvanized pipe, elbows and fittings, manufactured by the Acme Tin Plate and Roofing Supply Company, shall be computed by adding 18 percent to its March 1942 net prices in effect by the company on sales of comparable items and sizes in bright tin.

(c) The maximum net prices established in (a) and (b) shall be subject to cash discounts, quantity differentials and transportation allowances at least as favorable as those which each seller extended or rendered to purchasers of the same class on comparable sales of bright tin pipe and fittings and accessories during March 1942.

(d) This order may be revoked or amended by the Price Administrator at any time

This order shall become effective April 25, 1945.

Issued this 24th day of April 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-6548; Filed, Apr. 24, 1945; 11:37 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 812-377]

GENERAL MACHINERY CORP. ET AL.

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 23d day of April, A. D. 1945.

In the matter of General Machinery Corporation, Charleston Shipbuilding and Drydock Company, Southeastern Shipbuilding Corporation and First York Corporation, File No. 812-377.

An application has been filed by General Machinery Corporation and Charleston Shipbuilding and Drydock Company pursuant to section 17 (b) of the Investment Company Act of 1940 for an order exempting from the provisions of section 17 (a) (2) of said act the purchase by said companies of 1,000 shares of Class "B" stock of Southeastern Shipbuilding Corporation from First York Corporation. General Machinery Corporation and Charleston Shipbuilding and Drydock Company are affiliated persons of Southeastern Shipbuilding Corporation, which is an affiliated person of First York Corporation, a registered investment company.

It is ordered, Pursuant to section 40 (a) of said act, that a hearing on the aforesaid application be held on May 9, 1945 at 10:00 a.m., eastern war time, in Room 318 of the Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia 3, Penpsylvania

Streets, Philadelphia 3, Pennsylvania.

It is further ordered, That Robert P. Reeder, Esquire, or any other officer or officers of the Commission designated by it for that purpose, shall preside at such hearing. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's rules of practice.

Notice of such hearing is hereby given to General Machinery Corporation, Charleston Shipbuilding and Drydock Company, Southeastern Shipbuilding Corporation and First York Corporation and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL] ORVAL I

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-6510; Filed, Apr. 24, 1945; 9:34 a. m.]

[File No. 70-965]

COLUMBIA GAS & ELECTRIC CORP., ET AL.
NOTICE OF FILING OF AMENDMENT AND ORDER
FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 21st day of April 1945.

In the matter of Columbia Gas & Electric Corporation, United Fuel Gas Company, Warfield Natural Gas Company, Central Kentucky Natural Gas Company, Cincinnati Gas Transportation Company, Huntington Development and Gas Company and Point Pleasant Natural Gas Company, File No. 70-965.

Notice is hereby given that declarations or applications (or both) have been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Columbia Gas & Electric Corporation ("Columbia"), a registered holding company, and six of its subsidiaries, United Fuel Gas Company ("United Fuel"), Warfield Natural Gas Company ("Warfield"), Central Kentucky Natural

Gas Company ("Central Kentucky"), Cincinnati Gas Transportation Company ("Cincinnati Transportation"), Huntington Development and Gas Company ("Huntington Development") and Point Pleasant Natural Gas Company ("Point Pleasant"). The present filing is in the form of an amendment to the applications or declarations (or both) of Columbia, United Fuel and Warfield heretofore filed relative to the merger of only the latter two companies (Holding Company Act Release No. 5332), and enlarges the scope of the previous filing in that it contemplates the merger of six subsidiary companies of Columbia.

All interested persons are referred to said document, which is on file in the office of the Commission, for a statement of the transactions now proposed, which may be summarized as follows:

United Fuel proposes to acquire the business and properties of Warfield, Central Kentucky, Cincinnati Transportation, Huntington Development and Point Pleasant, and will assume all the liabilities, obligations and indebtedness of these companies existing at the date of the acquisition of the assets, and in consideration therefor will issue an aggregate of 218,840 additional shares of common stock having a par value of \$1 per share to the five constituent corporations as follows:

To:	Warfield	28, 444
	Central Kentucky	
	Cincinnati Transportation	75, 350
	Huntington Development	72,446
	Point Pleasant	600
	Total	218, 840

Upon receipt of this stock, these companies will distribute the new shares of common stock of United Fuel to their stockholders as a liquidating dividend and dissolve. Thereafter United Fuel proposes to exchange its outstanding shares of \$1 par value common stock for new shares of common stock, \$27 par value.

Prior to the merger, Warfield, Central Kentucky, Point Pleasant, Cincinnati Transportation and Huntington Development propose to pay cash dividends on their outstanding stocks in an amount substantially equal to the Earned Surplus since December 31, 1937 of the respective companies, at the date of the consummation of the proposed transactions; United Fuel or Point Pleasant will liquidate the latter's \$15,500 of open account indebtedness presently owing to Columbia.

Upon consummation of these transactions, United Fuel will have outstanding 518,840 shares of common stock (\$27 per share par value) having an aggregate par value of \$14,008,680, all of which, except for 243½ shares, will be held by Columbia; 6% demand loans and notes in the principal amount of \$24,025,000 payable to Columbia; and 4% notes in the principal amout of \$1,500,000 held by insurance companies.

In connection with the proposed merger, United Fuel requests the Commission to modify its order of January 31, 1940 (6 S. E. C. 732), so as to permit United Fuel to resume the payment of interest and principal on the 6% demand

loan and note indebtedness payable to Columbia.

Applicants state that the Public Service Commissions of West Virginia and Kentucky and also the Federal Power Commission have jurisdiction over certain of the transactions involved.

It appearing to the Commission that it is appropriate in the public interest and in the interests of investors and consumers that a hearing be held with respect to said matters and that said applications or declarations (or both) shall not be granted or permitted to become effective except pursuant to further order

of this Commission;

It is ordered, That a hearing on said matters under the applicable provisions of said act and rules of the Commission thereunder be held on May 7, 1945, at 10 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such date the hearing room clerk in Room 318 will advise as to the room in which the hearing will be held.

It is further ordered, That the Secretary of the Commission shall serve notice of the aforesaid hearing by mailing copies of this order by registered mail to Columbia, United Fuel, Warfield, Central Kentucky, Cincinnati Transportation, Huntington Development, Point Pleasant the Public Service Commissions of the States of West Virginia and Kentucky and the Federal Power Commission; and that notice of said hearing be given to all persons by publication of this order in the Federal Register. Any person desiring to be heard or otherwise wishing to participate in these proceedings shall file with the Secretary of this Commission, on or before May 4, 1945, his request or application as provided by Rule XVII of the rules of practice of this Commission.

It is further ordered, That Richard Townsend, or any other officer or officers of the Commission designated by it for that purpose, shall preside at such hearing. The officer so designated is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That, without limiting the scope of the issues presented by said applications or declarations (or both), particular attention will be directed at the hearing to the following

matters and questions:

(a) Whether the proposed acquisitions of securities will serve the public interest by tending toward the economical and efficient development of an integrated public utility system; and whether such acquisitions will unduly complicate the capital structure of the holding company system of Columbia or be detrimental to the proper functioning of such system or to the carrying out of the provisions of section 11 of the act;

(b) Whether the proposed issue of additional common stock by United Fuel is solely for the purpose of effecting the merger and whether such stock is reasonably adapted to the earning power and security structure of United Fuel and is necessary and appropriate to the economical and efficient operation of the

business in which United Fuel is presently

engaged:

(c) Whether the request of United Fuel to be permitted to resume the payments of interest and principal on the 6% demand note indebtedness payable to Columbia is appropriate and in the public interest and in the interests of investors and consumers;

(d) Whether the fees and expenses to be paid in connection with the proposed

transactions are reasonable;

(e) Whether the accounting treatment proposed in connection with the contemplated transactions is proper and in accordance with sound accounting practices;

(f) Whether, if the proposed transactions are authorized, it is necessary or appropriate that terms or conditions be imposed in the public interest or for the protection of investors and consumers;

(g) Generally, whether the proposed transactions comply with the applicable provisions of the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-6511; Filed, Apr. 24, 1945; 9:34 a. m.]

[File No. 70-1053]

NORTH WEST UTILITIES Co.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 21st day of April, A. D. 1945.

North West Utilities Company, a registered holding company and a subsidi-ary of The Middle West Corporation, likewise a registered holding company, having filed a declaration pursuant to section 12 (d) of the Public Utility Holding Company Act of 1935 and Rules U-44 and U-50 of the General Rules and Regulations promulgated thereunder, proposing to sell at competitive bidding all of the issued and outstanding common stock of its subsidiary, Lake Superior District Power Company, consisting of 133,500 shares with a par value of \$20 per share, the price to be received and the underwriters' spread to be determined by competitive bidding; the use of the proceeds of the sale of such stock to be subject to a separate application to be filed with this Commission at some future date; and

North West Utilities Company having requested that the ten-day period for inviting bids as provided by Rule U-50 (b) be shortened to seven days in order to make possible the opening of bids on

April 30, 1945; and

A public hearing having been held after appropriate notice and the Commission having considered the record and having made and filed its findings and opinion herein:

It is ordered, That said declaration be, and the same hereby is, permitted to become effective subject, however, to the terms and conditions contained in Rule U-24 and subject to the following terms and conditions:

That the proposed sale of common stock shall not be consummated until the results of the competitive bidding pursuant to Rule U-50 have been made a matter of record in this proceeding and a further order shall have been entered by this Commission in the light of the record so completed, which order may contain further terms or conditions as may then be deemed appropriate, jurisdiction being reserved for this purpose and to pass upon the price to be paid for said common stock, the underwriters' spread and its allocation, and the legal fees to be paid to counsel for the underwriters.

It is further ordered, That the ten-day period for inviting bids as provided by Rule U-50 (b) be, and hereby is, shortened to a period of not less than seven

lays.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-6512; Filed, Apr. 24, 1945; 9:34 a. m.]

[File No. 54-79]

NIAGARA HUDSON POWER CORP. AND BUF-FALO, NIAGARA AND EASTERN POWER CORP.

ORDER PERMITTING WITHDRAWAL OF APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 21st day of April, 1945.

Niagara Hudson Power Corporation, a holding company subsidiary of The United Corporation, a registered holding company, and Buffalo, Niagara and Eastern Power Corporation, a holding company subsidiary of Niagara Hudson Power Corporation and of The United Corporation, having filed an application for approval of a plan of reorganization under section 11 (e) of the Public Utility Holding Company Act of 1935 for the purpose of effecting compliance with the provisions of section 11 (b) of the act, consummation of said plan being expressly conditioned upon approval of the Public Service Commission of the State of New York; and

No hearings on said plan having been held, and hearings thereon having been postponed subject to further order of this Commission; and

It appearing that the Public Service Commission of the State of New York has refused to approve said plan; and

It further appearing that Niagara Hudson Power Corporation and Buffalo, Niagara and Eastern Power Corporation have filed subsequent plans for the reorganization of Buffalo, Niagara and Eastern Power Corporation (File Nos. 54-107 and 54-106, respectively), that said plans are inconsistent with the plan filed in this proceeding, and that hearings have been held thereon; and

Niagara Hudson Power Corporation and Buffalo, Niagara and Eastern Power Corporation having filed letters purporting to withdraw said application for approval of the plan herein; and

It appearing that withdrawal of said application of Niagara Hudson Power Corporation and Buffalo, Niagara and Eastern Power Corporation for approval of the plan herein will not be detrimental to the public interest or to the interests of investors or consumers;

It is ordered, That said application be permitted to be withdrawn.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-6513; Filed, Apr. 24, 1945; 9:35 a, m.]

[File No. 70-1063]

NY PA NJ UTILITIES CO. AND ASSOCIATED GAS AND ELECTRIC CORP.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on

the 23d day of April 1945.

Notice is hereby given that joint declarations or applications (or both), as amended, have been filed with this Commission, pursuant to the Public Utility Holding Company Act of 1935, by Denis J. Driscoll and Willard L. Thorp, Trustees of Associated Gas and Electric Corporation ("Agecorp"), a registered holding company, and by NY PA NJ Utilities Company ("NY PA NJ"), also a registered holding company and a subsidiary of Agecorp. All interested persons are referred to said joint filings which are available in the office of the Commission for a statement of the purpose and nature of the proposed transactions, which may be summarized as follows:

(a) Subject to the obtaining by Agecorp of an appropriate order from the District Court of the United States for the Southern District of New York ("District Court") and subject further to the obtaining by NY PA NJ and Stanley Clarke, as Trustee of Associated Gas and Electric Company, parent of Agecorp, of an acceptable ruling by, or closing agreement with, the Commissioner of Internal Revenue, Agecorp will donate to NY PA NJ, for cancellation, as a contribution to its capital, the following obligations of NY PA NJ owing to Agecorp, together with all interest accrued and unpaid, or to accrue, thereon:

Obligations Amount
Convertible obligation, due
March 1, 1963:
Interest bearing, 1% to
the extent of "available

net income"______ \$196, 725, 000.00 Non-interest bearing____ 5, 275, 000.00 Advances:

Open account, 2% interest bearing...
Open account, non-inter-

24, 478, 251. 18

est bearing 956, 234, 04

Total 227, 434, 485, 22

Accrued interest on the convertible obligation and open account amounted to \$4,763,502.05 and \$693,550.44, respectively, on December 31, 1944.

(b) In connection with, and contingent upon, the above donation by Agecorp of the Convertible Obligation and open account advances. NY PA NJ will effect an accounting reorganization involving, among other things, the restatement by NY PA NJ of the carrying amounts for certain of its investments. and the creation of a reserve, in the absence of a revaluation of assets, against the carrying amounts for investments in majority-owned subsidiaries, equivalent to the excess of such carrying amounts over the related adjusted combined net assets of such subsidiaries as at the effective date of the accounting reorganiza-

(c) Subject to obtaining the consent in writing of Agecorp pursuant to an appropriate order of the District Court, NY PA NJ will redeem all of its outstanding 5,405.6 shares of \$3 noncumulative preferred stock, no par value, at the redemption price of \$26 per share, and, in addition, will pay to the holders of such stock entitled to receive the redemption price, in full satisfaction of any and all claims to dividends on such stock since January 1, 1941, an amount equivalent to dividends upon such stock at the rate of \$3 per annum per share from January 1, 1941, to the date of redemption.

It is stated in the joint filings that the purposes of the proposed transactions, as summarized above, are to simplify the corporate structure of NY PA NJ and the intercorporate relationships between NY PA NJ and Agecorp and to facilitate the consummation of the plan of reorganization of Associated Gas and Electric Company and Associated Gas and Electric Corporation, which plan was approved by this Commission, and by the District Court of the United States for the Southern District of New York.

Declarants or applicants (or both) have designated sections 12 (b) and 12 (c) of the act and Rules U-42 and U-45 as applicable to the proposed transactions and state that no State or Federal commission, other than this Commission, has jurisdiction over the proposed transactions.

It appearing to the Commission that it is appropriate in the public interest and the interest of investors and consumers that a hearing be held with re-

spect to such matters:

It is ordered, That a hearing on such matters under the applicable provisions of said act and the rules of the Commission thereunder be held on the 11th day of May 1945, at 10:30 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On such day the hearing room clerk in room 318 will advise as to the room in which such hearing will be held. All persons desiring to be heard or otherwise wishing to participate in said proceeding should file with the Secretary of the Commission, on or before May 9, 1945, his application therefor as provided in Rule XVII of the rules of practice of the Commission.

It is further ordered, That Charles S. Lobingier or any other officer or officers of the Commission designated for that purpose shall preside at the hearings in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That, without

It is further ordered, That, without limiting the scope of the issues presented by said filings, particular attention will be directed at such hearing to the following matters and questions:

1. The propriety of the proposed accounting treatment of the several transactions on the books of the respective declarants or applicants (or both); and

2. Generally, whether the proposed transactions are in all respects in the public interest and in the interest of investors or consumers and consistent with all applicable requirements of the act and of the rules thereunder, or, if not, whether and what modifications or terms and conditions should be required or imposed to satisfy the statutory standards.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-6514; Filed, Apr. 24, 1945; 9:35 a.m.]

WAR FOOD ADMINISTRATION.

Commodity Credit Corporation.

[1945 CCC Flour Export Form 1]

WHEAT FLOUR EXPORT PROGRAM, 1945 AND 1946

ANNOUNCEMENT OF PAYMENTS

APRIL 18, 1945.

Announcement is hereby made that the Administrator of the War Food Administration (hereinafter referred to as the Administrator), pursuant to the provisions of clause (1), section 32, Public Law 320, 74th Congress, as amended, and Executive Order 9334, as amended, and subject to the following conditions, will make payments to exporters in connection with the exportation of flour milled from wheat grown in the continental United States.

- (1) The exporter must sell such flour not later than June 30, 1946, for export to foreign markets, the Philippine Islands, or the Virgin Islands. No payments will be made in connection with flour sold to any governmental agency or sold for export to the Canal Zone, Alaska, Hawaii, and Puerto Rico, or any other territory or possession of the United States, except as named in the preceding sentence.
- (2) Such flour must be exported within such period from the date it is sold as the Administrator or his representatives may require, and in any event:

(a) Flour sold prior to July 1, 1945 must be exported not later than October 31, 1945.

(b) Flour sold subsequent to June 30, 1945 must be exported not later than October 31, 1946.

(3) The rates of payment to be made by the Administrator in connection with any sale made pursuant to this announcement shall be the rate of payment announced by the Administrator or his representatives applicable to such sale, and in effect at the time such sale is made: Provided, That notice of the consummation of such sale is given to a representative of the Administrator designated for that purpose during such time as may be designated in the announcement of the applicable rate of payment. Such notice may be given orally, by telephone, by telegraphic day letter, or by straight telegram.

(4) Under standing orders for exportation of flour and under sales agreements calling for periodic shipments wherein no definite sale price has been fixed other than that which is the lowest price or the prevailing price of flour in effect at the time at which shipment is to be made, or terms similar thereto, each periodic shipment shall be considered a sale and the sale on each lot of the flour shall be considered as being made on the date a definite sale price is fixed by the exporter, or on the date of exportation, whichever date is the earlier. The exporter must give notice in connection with each of such sales as provided in paragraph (3), hereof.

(5) The exporter must file a Declaration of Sale on a form provided for that purpose with a representative of the Ad-

ministrator.

(6) The exporter must make application for payment in voucher form within 60 days of the date exportation is made, unless such time is extended by the Administrator or his representative, and must submit such proof of exportation and such proof of compliance with the conditions set forth herein, as the Administrator or his representative may

(7) For the verification of the required vouchers, and such proof, the exporter shall make available to the Administrator or to his representatives from time to time, as the Administrator may request, the exporter's pertinent books, records, accounts, memoranda, documents, papers, and correspondence, and those of his agents, affiliates, and subsidiaries. The determination by the Administrator as to what is pertinent shall be final and

conclusive.

The Administrator reserves the right to suspend or terminate the provisions of this Announcement at any time by giving public notice thereof: Provided, however, That such suspension or termination shall not apply to sales made and declared prior to the effective date of such suspension or termination.

This announcement shall become effective as of 12:01 a. m., e. w. t., April 30, 1945.

ASHLEY SELLERS. Assistant War Food Administrator.

[F: R. Doc. 45-6524; Filed, Apr. 24, 1945; 11:11 a. m.]

[1944 CCC Wheat Flour Export Form 1, Revocation]

WHEAT FLOUR EXPORT PROGRAM, 1944 NOTICE OF REVOCATION

The Commodity Credit Corporation Wheat Flour Export Program, 1944 CCC

Wheat Flour Export Form 1, dated November 13, 1944, as amended (9 F.R. 13735, 10 F.R. 637), shall be and the same is hereby revoked effective at 1:45 p. m., e. w. t., April 28, 1945.

This revocation shall not affect any acceptance given under such Wheat Flour Export Program prior to the effective time hereof or any obligation of Commodity Credit Corporation or the exporter with respect to any such acceptance.

Dated this 23d day of April 1945.

[SEAL]

COMMODITY CREDIT CORPORATION, By C. C. FARRINGTON, Vice President.

Attest:

SARA E. SWANICK, Assistant Secretary.

[F. R. Doc. 45-6523; Filed, Apr. 24, 1945; 11:11 a. m.]

WAR MANPOWER COMMISSION.

NEW ORLEANS, LA., AREA EMPLOYMENT STABILIZATION PROGRAM

The following employment stabilization program for the New Orleans Area is hereby prescribed, pursuant to § 907.3 (g) of War Manpower Commission Regulation No. 7, as amended, "Governing Employment Stabilization Programs" (8 F.R. 11338, 9 F.R. 5400, 12917), effective October 13, 1944.

- 1. Purpose.
 2. Definitions.
- Control of hiring and solicitation of workers.

4. Authority and responsibilities of Management-Labor Committee.

5. Use of existing hiring channels and special authorization to designated Government agencies.

6. General.

- 7. Issuance of statements of availability by employers.
- 8. Issuance of statements of availability by the United States Employment Service. Referral in case of under-utilization.
- Workers who may be hired only upon referral by the United States Employment Service.
- Employment ceilings.
- Exclusions.
- 13. Appeals.
- Content of statements of availability.
 - Solicitation of workers.
- 16. Hiring.
- 17. Representation.
- 18. General referral policies.
- 19. Amendments.
- 20. Effective date.

Section 1. Purpose. The purpose of this employment stabilization program is to assist the War Manpower Commission in bringing about, by measures equitable to labor and management, and necessary for the effective prosecution of the war:

(a) The elimination of wasteful labor turnover in essential activities.

- (b) The reduction of unnecessary labor migration.
- (c) The direction of the flow of scarce labor where most needed in the war pro-
- (d) The maximum utilization of manpower resources.

SEC. 2. Definitions. As used in this em-

ployment stabilization program:

(a) "The New Orleans Area" is the area comprising the parishes of St. Tammany, Orleans, Jefferson, Plaquemines, St. Bernard, St. Charles, St. James, St. Washington, Assumption, Fourche, Terrebonne, Ascension (West of the Mississippi River), St. May (East of Atchafalaya River) and the corporate

limits of the City of Berwick.

(b) "Agriculture" means those farm activities carried on by farm owners or tenants on farms in connection with the cultivation of the soil, the harvesting of crops, or the raising, feeding or management of livestock, bees, and poultry, and shall not include any packing, canning, processing, transportation, or marketing of articles produced on farms unless performed or carried on as an incident to ordinary farming operations as distinguished from manufacturing or commercial operations.

(c) "State" includes Alaska, Hawaii

and the District of Columbia.

(d) "New employee" means any individual who has not been in the employment of the hiring employer at any time during the preceding 30-day period. For the purpose of this definition, employment of less than seven days' duration and employment which is supplemental to the employee's principal work shall be disregarded.

(e) "Shipbuilding industry" means the production, maintenance and repair of ships, boats, ship and boat parts and

equipment.

(f) "Aircraft manufacturing" means the production, maintenance and repair of aircraft, gliders, parachutes, dirigibles, balloons, aircraft engines, aircraft parts, pontoons, propellers, and similar products.

(g) "Essential activity" means any activity included in the War Manpower Commission list of essential activities.

(9 F.R. 3439)

(h) "Locally needed activity" means any activity approved by the Regional Manpower Director as a locally needed activity.

- (i) The terms "employment" and "work" as applied to an individual engaged in principal and supplementary employments mean his principal employ-
- (j) "Locality" of the new employment, as used in section 10 (c) of this plan, means within a reasonable daily commuting distance.
- (k) "Employment ceiling" is the maximum number of employees, or specified types of employees, which an establishment may have in its employ during a specified period.

SEC. 3. Control of hiring and solicitation of workers. All hiring and solicitation of workers in, or for work in, the New Orleans Area, shall be conducted in accordance with this employment stabilization program.

SEC. 4. Authority and responsibilities of Management-Labor Committee. The Area Management-Labor Committee for the New Orleans Area is authorized to consider questions of policy, standards, and safeguards in connection with the establishment and administration of this employment stabilization program, and to make recommendations to the Area

SEC. 5. Use of existing hiring channels and special authorization to designated Government agencies. To the maximum degree consistent with this employment stabilization program, and with its objectives, local initiative and cooperative efforts shall be encouraged and utilized and maximum use made of existing hiring channels such as private employers, labor organizations, schools, colleges, technical institutions, and Government agencies.

Statements of availability may be issued in accordance with this program by the United States Civil Service Commission, the Railroad Retirement Board or the War Shipping Administration as authorized by the Chairman of the War

Manpower Commission.

SEC. 6. General. A new employee, who during the preceding 60-day period was engaged in an essential or locally needed activity, may be hired only if such hiring would aid in the effective prosecution of the war. Such hiring shall be deemed to aid in the effective prosecution of the war only if:

(a) Such individual is hired for work in an essential or locally needed activity or for work to which the worker has been referred by the United States Em-

ployment Service, and

(b) Such individual presents a statement of availability from his last employment in an essential or locally needed activity, or is referred by the United States Employment Service of the War Manpower Commission, or is hired with its consent, as provided herein.

SEC. 7. Issuance of statements of availability by employers. An individual whose last employment is, or was, in an essential or locally needed activity shall receive a statement of availability from his employer if:

(a) He has been discharged, or his employment has been otherwise terminated by his employer, except when termination is a result of provoked discharge or provoked quiet, or

(b) He has been laid off for an indefinite period, or for a period of seven

or more days, or

(c) Continuance in his employment would involve undue personal hardship.

SEC. 8. Issuance of statements of availability by the United States Employment Service. (a) A statement of availability shall be issued promptly to an individual when any of the circumstances set forth in section 7 is found to exist in his case. If the employer fails or refuses to issue a statement of availability to an individual entitled to such statement, or is notified by the United States Employment Service to refrain from issuing a statement of availability, the United States Employment Service of the War Manpower Commission, upon finding that the individual is entitled thereto. shall issue a statement of availability to the individual. In cases involving provoked discharges or provoked quits (see section 7 (a) above) the following procedure shall be followed: When, in handling an application for a statement of

availability, the United States Employment Service has reasonable grounds to believe that quit or discharge has been provoked, a full inquiry into the facts shall be made and a decision rendered by the Area Director, or whomsoever he may delegate, as to whether or not a statement of availability should be granted or denied. All facts leading up to the provoked quit or provoked discharge should be considered in making a decision.

(b) A statement of availability shall be issued by the United States Employment Service to any individual in the employ of an employer who the War Manpower Commission finds, after notice, hearing and final decision, has not complied with any War Manpower Commission employment stabilization program, regulation or policy, and for so long as such employer continues his noncompliance after such finding.

(c) An individual whose last employment is, or was in an essential or locally needed activity shall receive a statement of availability from the United States

Employment Service if:

(1) Such employment is, or was, at a · wage or salary or under working conditions below standards established by State or Federal law or regulation, or

(2) Such employment is, or was, at a wage or salary below a level established or approved by the National War Labor Board (or other Agency authorized to adjust wages or approve adjustments thereof) as warranting adjustment, and the employer has failed to adjust the wage in accordance with such level or to apply to the appropriate agency for such adjustment or approval thereof.

SEC. 9. Referral in case of under-utilization. If an individual is employed at less than full-time or at a job which does not utilize his highest recognized skill for which there is a need in the war effort, the United States Employment Service may, upon his request, refer him to other available employment in which it finds that the individual will be more fully utilized in the war effort.

SEC. 10. Workers who may be hired only upon referral by the United States Employment Service. A new employee may not be hired solely upon presentation of a statement of availability, but may be hired only upon referral by, or in accordance with arrangements with the United States Employment Service, except as excluded by section 12 when:

(a) The new employee is a male. (b) The new employee's last employment was in shipbuilding or aircraft

manufacturing industries.

(c) The new employee has not lived or worked in the locality of the new employment throughout the preceding 30day period.

(d) The new employee's last regular employment was in agriculture, and he is to be hired for non-agricultural work: Provided, That no such individual shall be referred to non-agricultural work except after consultation with a designated representative of the War Food Administration; And provided further, That such an individual may be hired for nonagricultural work for a period not to exceed six weeks without referral or presentation of a statement of availability.

SEC. 11. Employment ceilings. The Area Manpower Director may fix, for all or any establishments in the New Orleans Area, fair and reasonable employment ceilings, limiting the number of employees or other specified types of employees which such establishments may employ during specified periods. Such ceilings will be determined on the basis of the establishment's actual labor needs, the available labor supply, and/or the relative urgency of the establishment's products or services to the war effort. Except as authorized by the Area Manpower Director, no employer shall hire any new employee for work in such establishment if the hiring of such employee would result in such establishment's exceeding the employment ceiling currently applicable to it.

SEC. 12. Exclusions. No provision of this employment stabilization program shall be applicable to:

(a) The hiring of other than dishonorably discharged Veterans of World War II;

(b) The hiring of a new employee for agricultural employment:

(c) The hiring of a new employee for work of less than seven days' duration, or for work which is supplementary to the employee's principal work; but such work shall not constitute the individual's "last employment" for the purposes of the program, unless the employee is customarily engaged in work of less than seven days' duration;

(d) The hiring of an employee in any territory or possession of the United States except Alaska and Hawaii:

(e) The hiring by a foreign, state, parish, or municipal government, their political subdivisions, or their agencies and instrumentalities or to the hiring of any of their employees, unless such foreign, state, parish, or municipal government, or political subdivision or agency or instrumentality has indicated its willingness to conform, to the maximum extent practicable under the Constitution and laws applicable to it, with the program:

(f) The hiring of a new employee for domestic service, or to the hiring of a new employee whose last regular employment was in domestic service;

(g) The hiring of a school teacher for vacation employment or the rehiring of a school teacher for teaching at the termination of the vacation period.

SEC. 13. Appeals. Any worker or employer may appeal from any act or failure to act by the War Manpower Commission under the employment stabilization program in accordance with regulations and procedures of the War Manpower Commission.

SEC. 14. Content of statements of availability. A statement of availability issued to an individual pursuant to the program shall contain only the individual's name, address, social security account number, if any, the name and address of the issuing employer, or War Manpower Commission officer and office, the date of issuance, and such other information not prejudicial to the employee in seeking new employment as may be authorized or required by the War Manpower Commission.

Sec. 15. Solicitation of workers. No employer shall advertise, or otherwise solicit, for the purpose of hiring any individual if the hiring of such an individual would be subject to restrictions under the employment stabilization program except in a manner consistent with such restrictions.

Sec. 16. Hiring. The decision to hire or refer a worker shall be based on qualifications essential for performance of, or suitability for, the job and shall be made without discrimination as to race, color, creed, sex, national origin, or except as required by law, citizenship.

17. Representation. Nothing contained in the program shall be con-strued to restrict any individual from seeking the advice and aid of, or from being represented by, the labor organization of which he is a member, or any other representative freely chosen by him, at any step in the operation of the

SEC. 18. General referral policies. No provision in the program shall limit the authority of the United States Employment Service to make referrals in accordance with approved policies and instructions of the War Manpower Com-

SEC. 19. Amendments. This plan may be amended at any time after consultation with the Area Management-Labor Committee of the New Orleans Area upon approval by the Regional War Manpower Commission Director.

SEC. 20. Effective date. Approved as amended, effective Oct. 13, 1944.

Dated: February 8, 1945.

H. T. UNDERWOOD, Area Director.

Approved: February 23, 1945.

J. H. BOND, Regional Director.

[F. R. Doc. 45-6339; Filed, Apr. 20, 1945; 2:46 p. m.l

SHREVEPORT, LA., AREA

EMPLOYMENT STABILIZATION PROGRAM

The following employment stabilization program for the Shreveport Area is hereby prescribed, pursuant to § 907.3 (g) of War Manpower Commission Regulation No. 7, as amended, "Governing Employment Stabilization Programs," (8 F.R. 11338, 9 F.R. 5400, 12917). Effective October 15, 1943.

- Purpose.
- 3. Control of hiring and solicitation of work-
- 4. Authority and responsibilities of Manage-ment-Labor Committee.
- 5. Use of existing hiring channels and special authorization to designated Government agencies.
- 6. General.
- 7. Issuance of statements of availability by employers.

 Issuance of statements of availability by United States Employment Service. Referral in case of under-utilization.

10. Workers who may be hired only upon referral by the United States Employment Service.

11. Exclusions.

12. Appeals.

- 13. Content of statements of availability.
- 14. Solicitation of workers.

15. Hiring.16. Representation.

- 17. General referral policies.
- 18. Approval and amendment of program,

19. Effective date.

The purpose of SECTION 1. Purpose. this employment stabilization program is to assist the War Manpower Commission in bringing about, by measures equitable to labor and management and necessary for the effective prosecution of the war:

(a) The elimination of wasteful labor

turnover in essential activities.

(b) The reduction of unnecessary labor migration.

(c) The direction of the flow of scarce labor where most needed in the war pro-

(d) The maximum utilization of manpower resources.

SEC. 2. Definitions. As used in this employment stabilization program:

(a) "The Shreveport Area" is the area comprised of the parishes of Bossier, Caddo, DeSoto, Bienville, Claiborne, Webster, Caldwell, East Carroll, Franklin, Jackson, Lincoln, Madison, More-house, Ouachita, Richland, Tensas, Union, West Carroll, Natchitoches, Red

River, Winn.
(b) "Agriculture" means those farm activities carried on by farm owners or tenants of farms in connection with the cultivation of the soil, the harvesting of crops, or the raising, feeding, or management of livestock, bees, and poultry, and shall not include any packing, canning, processing, transportation, or Marketing of articles produced on farms unless performed or carried on as an incident to ordinary farming operations as distinguished from manufacturing or commercial operations.

(c) "State" includes Alaska, Hawaii, and the District of Columbia.

(d) "New employee" means any individual who has not been in the employment of the hiring employer at any time during the preceding 30-day period. For the purpose of this definition, employment of less than seven days' duration and employment which is supplemental to the employee's principal work shall be disregarded.

(e) "Critical occupation" means any occupation designated as a critical occupation by the Chairman of the War

Manpower Commission.

(f) "Essential activity" means any activity approved by the Regional Manpower Director as a locally needed ac-

tivity. (9 F.R. 3439) (g) "Locally needed activity" means any activity approved by the Regional Manpower Director as a locally needed activity.

(h) The terms "employment" and "work" as applied to an individual engaged in principal and supplementary employments mean his principal employment.

(i) "Locality of new employment" as used in section 10 (b) of this plan means within reasonable daily commuting dis-

Sec. 3. Control of hiring and solicitation of workers. All hiring and solicitation of workers in, or for work in, the Shreveport Area shall be conducted in accordance with this employment stabilization program.

SEC, 4. Authority and responsibilities of management-labor committees. The Area-Management-Labor War Manpower Committee for the Shreveport Area is authorized to consider questions of policy, standards, and safeguards in connection with the administration of this employment stabilization program and to make recommendations to the Area Manpower Director,

Sec. 5. Use of existing hiring channels and special authorization to designated Government agencies. To the maximum degree consistent with this stabilization program, local initiative and cooperative effort shall be encouraged and utilized and maximum use made of existing hiring channels such as: private employer, labor organizations, professional organizations, schools, colleges, technical in-stitutions, and Government agencies. Statements of availability may be issued in accordance with this program by the United States Civil Service Commission to a worker who is or most recently was employed in the departmental or field service of the United States Government, by the Railroad Retirement Board to a worker who is or most recently was employed with an employer in the railroad industry, by the War Shipping Administration to a worker who is or most recently was employed with an employer in the off-shore, coastal, or intercoastal merchant marine industry, as authorized by the Chairman of the War Manpower Commission.

SEC. 6. General. A new employee, who during the preceding 60-day period was engaged in an essential or locally needed activity, may be hired only if such hiring would aid in the effective prosecution of the war. Such hiring shall be deemed to aid in the effective prosecution of the war only if:

(a) Such individual is hired for work in an essential or locally needed activity or for work to which he has been referred by the United States Employment Serv-

(b) Such individual presents a statement of availability from his last employment in an essential or locally needed activity, or is referred by the United States Employment Service of the War Manpower Commission, or is hired with its consent, as provided herein.

SEC. 7. Issuance of statements of availability by employers. An individual whose last employment is or was in an essential or locally needed activity shall receive a statement of availability from his employer if:

(a) He has been discharged, or his employment has been otherwise termi-

nated by his employer, or

(b) He has been laid off for an indefinite period, or for a period of seven or more days, or

(c) Continuance in his employment would involve undue personal hardship.

Sec. 8. Issuance of statements of availability by United States Employment Service. (a) A statement of availability shall be issued promptly to an individual when any of the circumstances set forth in section 7 is found to exist in his case. If the employer fails or refuses to issue a statement, the United States Employment Service of the War Manpower Commission, upon finding that the individual is entitled thereto, shall issue a statement of availability to the individual.

(b) A statement of availability shall be issued by the United States Employment Service to any individual in the employ of an employer who the War Manpower Commission finds, after notice, hearing, and final decision, has not complied with any War Manpower Commission employment stabilization program, regulation, or policy, and for so long as such employer continues his noncompliance after such finding.

(c) An individual whose last employment is or was in an essential or locally needed activity shall receive a statement of availability from the U.S. Employ-

ment Service if:

(1) Such employment is or was at a wage or salary or under working conditions below standards established by state or federal law or regulation, or

(2) Such employment is or was at a wage or salary below a level established or approved by the National War Labor Board (or other agency authorized to adjust wages or approve adjustments thereof) as warranting adjustment, and the employer has failed to adjust the wage in accordance with such level or to apply to the appropriate agency for such adjustment or approval thereof.

SEC. 9. Referral in case of under-utilization. If an individual is employed at less than full-time or at a job which does not utilize his highest recognized skill for which there is a need in the war effort, the United States Employment Service, may, upon his request, refer him to other available employment in which it finds that the individual will be more fully utilized in the war effort.

SEC. 10. Workers who may be hired only upon referral by the United States Employment Service. Under the circumstances set forth below, a new employee may not be hired solely upon presentation of a statement of availability, but may be hired only upon referral by, or in accordance with arrangements with the United States Employment Service when:

(a) The new employee is to be hired for work in a critical occupation, or his statement of availability indicates that his last employment was in a critical

occupation.

(b) The new employee has not lived or worked in the locality of the new employment throughout the preceding

30-day period.

(c) The new employee's last regular employment was in agriculture and he is to be hired for non-agricultural work, Provided, That no such individual shall be referred to non-agricultural work except after consultation with a designated representative of the War Food Administration, And provided further, That such an individual may be hired for nonagricultural work for a period of not to exceed six weeks without referral or presentation of a statement of availability.

SEC. 11. Exclusions. No provision of the employment stabilization program shall be applicable to:

(a) The hiring of a new employee for

agricultural employment:

(b) The hiring of a new employee for work of less than seven days' duration, or for work which is supplementary to the employee's principal work; but such work shall not constitute the individual's "last employment" for the purposes of the program, unless the employee is customarily engaged in work of less than seven days' duration;

(c) The hiring of an employee in any territory or possession of the United States, except Alaska and Hawaii;

(d) The hiring by a foreign, state, county, or municipal government, or their political sub-division, or their agencies and instrumentalities, or to the hiring of any of their employees, unless such foreign, state, county, or municipal government or political sub-division or agency or instrumentality has indicated its willingness to conform, to the maximum extent practicable under the Constitution and laws applicable to it, with the program:

(e) The hiring of a new employee for domestic service, or to the hiring of a new employee whose last regular employ-

ment was in domestic service;

(f) The hiring of a school teacher for vacation employment or the rehiring of a school teacher for teaching at the termination of the vacation period.

Sec. 12. Appeals. Any worker or employer may appeal from any act or failure to act by the War Manpower Commission under the employment stabilization program, in accordance with regulations and procedures of the War Manpower Commission.

SEC. 13. Content of statements of availability. A statement of availability issued to an individual pursuant to the program shall contain only the individual's name, address, social security ac-count number, if any, the name and address of the issuing employer, or War Manpower Commission officer and office, the date of issuance, a statement as to whether or not the individual's last employment was in a critical occupation, and such other information not prejudicial to the employee in seeking new employment as may be authorized or required by the War Manpower Commis-

SEC. 14. Solicitation of workers. No employer shall advertise or otherwise solicit for the purpose of hiring any individual if the hiring of such an individual would be subject to restrictions under the employment stabilization program, except in a manner consistent with such restrictions.

SEC. 15. Hiring. The decision to hire or refer a worker shall be based on qualifications essential for performance of or suitability for the job, and shall be made without discrimination as to race, color, creed, sex, national origin, or except as required by law, citizenship.

SEC. 16. Representation. Nothing contained in the program shall be construed to restrict any individual from seeking the advice and aid of, or from being represented by, the labor organization of which he is a member or any other representative freely chosen by him, at any step in the operation of the program.

SEC. 17. General referral policies. No provision in the program shall limit the authority of the United States Employment Service to make referrals in accordance with approved policies and instructions of the War Manpower Commission.

SEC. 18. Approval and amendment of program. This plan may be amended at any time after consultation with the Area Management-Labor War Man-power Committee of the Shreveport Area and upon approval by the Regional War Manpower Commission Director.

SEC. 19. Effective date. This plan shall become effective October 15, 1943.

Dated: January 23, 1945.

S. P. RISER, Area Director.

Approved: February 23, 1945.

J. H. BOND. Regional Director.

[F. R. Doc. 45-6340; Filed, Apr. 20, 1945; 2:47 p. m.]

NEW MEXICO

EMPLOYMENT STABILIZATION PROGRAM

The following employment stabilization program for the New Mexico Area is hereby prescribed, pursuant to § 907.3 (g) of War Manpower Commission Regulation No. 7, as amended, "Governing Employment Stabilization Programs," (8 F.R. 11338, 9 F.R. 5400, 12917). Effective July 1, 1944.

- Purpose.
 Definitions.
- 3. Control of hiring and solicitation of workers.
- 4. Authority and responsibility of Labor-Management Committee.
- 5. Encouragement of local initiative, use of existing hiring channels, and special authorization to designated Government agencies.
- 6. General.
- 7. Issuance of statements of availability by employers.
- 8. Issuance of statements of availability by the United States Employment Service. 9. Referral in case of under-utilization.
- 10. Workers who may be hired only upon referral by the United States Employ-ment Service.
- 11. Exclusions.
- 12. Ceilings, manpower allowances, and priority referral.
- Appeals.
- Content of statement of availability.
- Solicitation of workers.
- 16. Hiring.
- 17. Representation.
- General referral policies. In-plant manpower utilization.
- 20. Information and reports.
- Amendment of plan.
- 22. Effective date.

SECTION 1. Purpose. The purpose of this employment stabilization program is to assist the War Manpower Commission in bringing about by measures equitable to labor and management and necessary for the effective prosecution of the war:

(a) The elimination of wasteful labor turnover in essential activities.

(b) The reduction of unnecessary labor migration.

(c) The direction of the flow of scarce labor where most needed in the war program.

(d) The maximum utilization of manpower resources.

SEC. 2. Definitions. As used in this employment stabilization program:

(a) "New Mexico Area" means the State of New Mexico in its entirety.

(b) "Agriculture" means those farm activities carried on by farm owners, operators, or tenants on farms in connection with the cultivation of the soil, the harvesting of crops, or the raising, feeding, or management of livestock, bees, poultry, and shall not include any packing, canning, processing, transportation or marketing of articles produced on farms unless performed or carried on as an incident to ordinary farming operations as distinguished from manufacturing or commercial operations.

(c) "Locality of the new employment" as used in section 10 (c), means within a reasonable daily commuting distance.

(d) "State" includes Alaska, Hawaii, and the District of Columbia.

(e) "New employee" means any individual who has not been in the employment of the hiring employer at any time during the preceding 30-day period. For the purpose of this definition, employment of less than seven days' duration and employment which is supplemental to the employee's principal work shall be disregarded.

(f) "Critical occupation" means any occupation designated as a critical occupation by the Chairman of the War Manpower Commission.

(g) "Essential activity" means any activity included in the War Manpower Commission List of Essential Activities. (9 F.R. 3439).

(h) "Locally needed activity" means any activity approved by the Regional Manpower Director as a "locally needed" activity. ("Locally needed" activity determinations are made by the State Director in consultation with the State Labor-Management Committee subject to the approval of the Regional Director.)

(i) The terms "employment" and "work" as applied to an individual engaged in principal and supplemental employments means his principal employment.

(j) "Employment ceilings." An employment ceiling is labor requirements as approved by the State WMC Director after consultation with the Manpower Priority Committee for employment in individual establishments at any given time.

(k) "Manpower priority." A manpower priority is a determination indicating the degree of preference to be accorded to an employer's request for manpower and the number and types of workers for whom preference is accorded.

(1) "Manpower allowance." A manpower allowance is the total number of additional workers, either by general classification or by category of workers, authorized by the State War Manpower Director for employment in an individual establishment during a given period of time.

Sec. 3. Control of hiring and solicitation of workers. All hiring and solicitation of workers in, or for work in, the New Mexico area shall be conducted in accordance with this employment stabilization program.

SEC. 4 Authority and responsibilities of labor-management committee. The Area Labor-Management War Manpower Committee for the New Mexico area is authorized to consider questions of policy, standards, and safeguards in connection with the administration of this employment stabilization program, and to make recommendations to the Area Manpower Director.

SEC. 5. Encouragement of local initiative, use of existing hiring channels, and special authorization to designated Government agencies. To the maximum degree consistent with this employment stabilization plan and with its objectives, local initiative and cooperative efforts shall be encouraged and utilized and maximum use made of existing hiring channels, such as private employers, labor organizations, professional organizations, schools, colleges, technical institutions, and Government agencies.

Statements of availability may be issued in accordance with this program by the U. S. Civil Service Commission to a worker who is, or most recently was, employed in the departmental or field service of the United States Government, by the Railroad Retirement Board to a worker who is, or most recently was, employed in the railroad industry, by the War Shipping Administration to a worker who is, or most recently was, employed with an employer in the off-shore coastal or inter-coastal Merchant Marine Industry, as authorized by the Chairman of the War Manpower Commission.

SEC. 6. General. A new employee, who during the preceding sixty-day period was engaged in an essential or locally needed activity, may be hired only if such hiring would aid in the effective prosecution of the war. Such hiring shall be deemed to aid in the effective prosecution of the war if:

(a) Such individual is hired for work in an essential or locally needed activity, or for work to which he has been referred by the United States Employment Service; and.

(b) Such individual presents a statement of availability from his last employment in an essential or locally needed activity, or is referred by the United States Employment Service of the War Manpower Commission, or is hired with its consent, as provided herein.

SEC. 7. Issuance of statements of availability by employers. An individual whose last employment is, or was, in an

essential or locally needed activity shall receive a statement of availability from his employer if:

(a) He has been discharged, or his employment has been otherwise terminated by his employer, or

(b) He has been laid off for an indefinite period, or for a period of seven or more days, or

(c) Continuance of his employment would involve undue personal hardship, or

(d) Such employment is, or was, at a wage or salary or under working conditions below standards established by State or Federal law or regulation, or

(e) Such employment is or was at a wage or salary below a level established or approved by the National War Labor Board (or other agency authorized to adjust wages or approve adjustments thereof) as warranting adjustment, and the employer has failed to adjust the wage in accordance with such level or to apply to the appropriate agency for such adjustment or approval thereof.

SEC. 8. Issuance of statements of availability by the United States Employment Service. With the exception of those workers covered by section 10 of the New Mexico Employment Stabilization Program, a statement of availability shall be promptly issued to an individual under the following conditions:

(a) If any of the circumstances set forth in section 7 is found to exist and the employer fails or refuses to issue a statement of availability to an individual entitled to such statement, the United States Employment Service of the War Manpower Commission, upon finding that the individual is entitled thereto, shall issue a statement of availability to the individual.

(b) If the War Manpower Commission finds, after notice, hearing, and final decision, that the employer has not complied with any War Manpower Commission Employment Stabilization Program, regulation, or policy, a statement of availability shall be issued by the United States Employment Service to any individual in the employ of that employer, and for so long as such employer continues his non-compliance after such finding.

SEC. 9. Referral in case of under-utilization. If an individual is employed at less than full time or at a job which does not utilize his highest recognized skill for which there is a need in the war effort, the United States Employment Service may, upon his request, refer him to other available employment in which it finds that the individual will be more fully utilized in the war effort.

SEC. 10. Workers who may be hired only upon referral by the United States Employment Service. Under the circumstances set forth below, a new employee may not be hired solely upon presentation of a statement of availability, but may be hired only upon referral by, or in accordance with, the United States Employment Service:

(a) If the new employee is a male.(b) The new employee is to be hired for work in a critical occupation, or his

statement of availability indicates that his last employment was in a critical occupation.

(c) The new employee has not lived or worked in the locality of the new employment throughout the preceding thirty-

day period.

(d) The new employee's last regular employment was in agriculture and he is to be hired for non-agricultural work except after consultation with a designated representative of the War Food Administration, and provided further that such an individual may be hired for non-agricultural work for a period not to exceed six weeks without referral or presentation of a statement of availability.

(e) The new employee is to be hired in a production or maintenance occupation in the non-ferrous metal industry.

(f) A new employee whose statement of availability indicates that his last employment is, or was, in a production or maintenance occupation in the non-ferrous metal or the lumber industry.

SEC. 11. Ceilings, manpower allowances, and priority referral. The State Manpower Director may fix for all or any establishments in New Mexico fair and reasonable employment ceilings and allowances, limiting the number of employees or other specified types of employees which such establishments may employ during specified periods. Such ceilings and allowances will be determined on the basis of the establishment's actual labor needs, the available labor supply, and/or the relative urgency of the establishment's products or services to the war effort. Except as authorized by the State Manpower Director, no employer shall hire any new employee for work in such establishment if the hiring of such employee would result in such establishment's exceeding the employment ceilings or allowance currently applicable to it.

Sec. 12. Exclusions. No provision of the employment Stabilization Program should be applicable to:

(a) The hiring of a new employee for

agricultural employment.

(b) The hiring of a new employee for work of less than seven days' duration, or for work which is supplementary to the employee's principal work, but, such work shall not constitute the individual's "last employment" for the purpose of the program unless the employee is customarily engaged in work of less than seven days duration.

(c) The hiring of an employee in any territory or possession of the United States, except Alaska and Hawaii.

(d) The hiring by a foreign, state, county, or municipal government, or their political sub-division, or other agencies and instrumentalities, or to the hiring of any of their employees unless such foreign, state, county, or municipal government, or political sub-division or agency or instrumentality has indicated its willingness to conform to the maximum extent practicable under the Constitution and laws applicable to it with the program.

(e) The hiring of a new employee for domestic service, or to the hiring of a new employee whose last regular employment was in domestic service. (f) The hiring of a school teacher for vacation employment or the rehiring of a school teacher for teaching at the termination of the vacation period.

Sec. 13. Appeals. Any worker or employer may appeal from any act or failure to act by the War Manpower Commission under the Employment Stabilization Program, in accordance with regulations and procedures of the War Manpower Commission.

Appeals on actions taken with regard to priority adjustments, employment ceilings, or manpower allowances may be made to the State Labor-Management Committee in accordance with established War Manpower Commission regulations and procedures.

SEC. 14. Content of statements of availability. A statement of availability issued to an individual pursuant to the program shall contain only the individual's name, address, social security account number, if any, the name and address of the issuing employer, or War Manpower Commission officer and office, the date of issuance, a statement as to whether or not the individual's last employment was in a critical occupation, and such other information not prejudicial to the employee in seeking new employment as may be authorized or required by the War Manpower Commission.

SEC. 15. Solicitation of workers. No employer shall advertise or otherwise solicit for the purpose of hiring any individual if the hiring of such an individual would be subject to restrictions under this Employment Stabilization Program except in a manner consistent with such restrictions.

SEC. 16. Hiring. The decision to hire or refer a worker shall be based on qualifications essential for performance of or suitability for the job, and shall be made without discrimination as to race, color, creed, sex, national origin, or except as required by law, citizenship.

Sec. 17. Representation. Nothing contained in the program shall be construed to restrict any individual from seeking the advice and aid of, or from being represented by the labor organization of which he is a member or any other representative freely chosen by him, at any step in the operation of the program.

SEC. 18. General referral policies. No provision in the program shall limit the authority of the United States Employment Service to make referrals in accordance with approved policies and instructions of the War Manpower Commission.

Sec. 19. In-plant manpower utilization. Employers shall make every reasonable effort to obtain the most effective utilization of their manpower through; the reduction of excessive turnover and absenteeism; the application of necessary in-plant training programs; the utilization of workers' skills through upgrading, transfer, or job simplification; the elimination of restrictive hiring practices, the maximum utilization of women, physically handicapped persons,

and minority groups; and, the establishment of such other programs as may be recommended by the State Director or his designated representative.

SEC. 20. Information and reports. Employers shall make available to the State Director or his designated representative such information and reports as may be required to effectively administer the Stabilization Program.

SEC. 21. Amendment of plan. This plan may be amended at any time after consultation with the New Mexico State Labor-Management Committee upon approval by the Regional Director of the War Manpower Commission.

SEC. 22. Effective date. All other stabilization programs in New Mexico shall become inoperative on the effective date of this program, July 1, 1944.

Dated: January 20, 1945.

Louis E. Ruffin, Area Director.

Approved: February 23, 1945.

J. H. BOND, Regional Director.

[F. R. Doc. 45-6341; Filed, Apr. 20; 1945; 2:47 p. m.]

PEORIA-PEKIN, ILL., AREA MINIMUM WALTIME WORKWEEK

Designation of the Peoria-Pekin, Illinois, labor market area as subject to Executive Order No. 9301.

By virtue of the authority vested in me as Regional Manpower Director of Region VI by \$ 903.2 of War Manpower Commission Regulation No. 3, "minimum wartime workweek of 48 hours," and having found that such action will aid in alleviating labor shortages which are impeding the war effort, I hereby designate the Peoria-Pekin, Illinois, labor market area as subject to the provisions of Executive Order No. 9301.

1. For the purpose of this designation, the Peoria-Pekin, Illinois, labor market area includes the following counties: Marshall, Mason, Peoria, Tazewell and Woodford.

The effective date of this designation is May 1, 1945.

3. Not later than the effective date, each employer in the designated areas shall, in accordance with War Manpower Commission Regulation No. 3:

(a) Extend to a minimum wartime workweek of 48 hours, the workweek of any of his workers whose workweek can be so extended without involving the release of any worker;

(b) If extension of the workweek of any of his workers to a minimum wartime workweek of 48 hours would involve the release of any workers, submit to the Area Manpower Director the number and occupational classification of the workers whose release would be involved, together with proposed schedules for their release, and thereafter extend such workweek when and as directed in schedules authorized by the War Manpower Commission:

(c) File an application for a minimum wartime workweek of less than 48 hours for those workers engaged in employment in which the employer claims that a workweek of 48 hours would be impracticable in view of the nature of the operations, would not contribute to the reduction of labor requirements, or would conflict with any Federal, State or local law or regulation limiting hours of work.

"Minimum wartime workweek" as used in this order means a workweek of 48 hours, except in cases where a workweek of 48 hours (a) would be impracticable in view of the nature of the operations. (b) would not contribute to the reduction of labor requirements, or (c) would conflict with any Federal, State or local law or regulation limiting hours of work. In such cases, "minimum wartime workweek" means the greatest number of hours (less than 48) feasible in the light of the nature of the operations, the reduction of labor requirements or the applicable Federal, State and local law or regulation, as the case may be.

Date of issuance: April 3, 1945.

W. H. SPENCER.

Regional Director, Region VI, War Manpower Commission.

[F. R. Doc. 45-6371; Filed, Apr. 21, 1945; 12:24 p. m.]

[Amdt. 2]

MIDDLETOWN, CONN., AREA

EMPLOYMENT STABILIZATION PROGRAM

The employment stabilization program for the Middletown Area, effective October 11, 1943, is hereby amended in the following respects:

Section 16 of said program is hereby amended by inserting the following paragraph as the second paragraph of section 16, thereby making the present second paragraph the third paragraph thereof:

The Area Manpower Director may fix for all or any establishments in the Middletown Area, fair and reasonable employment ceilings and allowances, limiting the number of employees or other specified types of employees which such establishments may employ during specified periods. Such ceilings and allowances will be determined on the basis of the establishment's actual labor needs, the available labor supply, and/or the relative urgency of the establishment's products or services to the war effort. Except as authorized by the Area Manpower Director, no employer shall hire any new employee for work in such establishment if the hiring of such employee would result in such establishment's exceeding the employment ceiling or allowance currently applicable to

> WILLIAM J. CRONIN, Jr., Area Director.

Approved: March 31, 1945.

ARTHUR C. GERNES. Regional Director.

[F. R. Doc. 45-6422; Filed, Apr. 21, 1945; 4:02 p. m.]

ALASKA

EMPLOYMENT STABILIZATION PROGRAM

The following employment stabilization program for Alaska area is hereby prescribed, pursuant to § 907.3 (g) of War Manpower Commission Regulation No. 7, "Governing Employment Stabilization Programs," effective August 16, 1943 (8 F.R. 11338).

1. Purpose.

- Definitions. 3. Control of hiring and solicitation of workers.
- General.
- Issuance of statement of availability.
- Non-compliance by employers.
- Referral in case of under-utilization, Manpower priorities and ceilings.
- Workers who may be hired only upon referral by the United States Employ-ment Service.
- 10. Release of workers hired contrary to program.
- 11. Limited statements of availability.
- 12. Exclusions.
- 13. Appeals.
- Contents of statements of availability 15. Retention of statement of availability
- or referral card by employer. 16. Solicitation of workers.

- 17. Hiring and discharge.
 18. Employee to remain on the job while awaiting statement of availability.
- 19. Representation.
- 20. General referral policies.
- 21. Authority and responsibilities of labormanagement committees.
- 22. Special procedure in areas not accessible to U. S. Employment Service Offices.
- 23. Enforcement of program.
- 24. Effective date.

Section 1. Purpose. The purpose of this employment stabilization program is to assist the War Manpower Commission in bringing about, by measures equitable to labor and management and necessary for the effective prosecution of the war:

(a) The elimination of wasteful labor turnover in essential activities.

(b) The reduction of unnecessary labor migration.

(c) The direction of the flow of scarce labor where most needed in the war program.

(d) The maximum utilization of manpower resources.

SEC. 2. Definitions. For the purpose of this employment stabilization pro-

(a) The "Alaska Area" is the area comprised of the Territory of Alaska.

(b) "Agriculture" means those farm activities carried on by farm owners or tenants on farms in connection with the cultivation of the soil, harvesting of crops, or the raising, feeding, or management of livestock, bees and poultry. and shall not include any packing of articles produced on farms unless per-formed or carried on as an incident to ordinary farming operations as distinguished from manufacturing or commercial operations.

(c) "New employee" means any individual who has not been in the employment of the hiring employer at any time during the preceding 30-day period. For the purpose of this definition, employment of less than seven days duration and employment which is supple-

mental to the employee's principal work shall be disregarded.

(d) "Critical occupation" means any occupation designated as a critical occupation by the Chairman of the War Manpower Commission.

(e) "Shortage occupation" means any occupation designated as a shortage occupation by the Alaska Manpower

(f) "Essential activity" means any activity 'ncluded in the War Manpower Commission List of Essential Activities.

(9 F.R. 3439) (g) "Locally needed activity" means any activity approved by the Regional War Manpower Director as a locally needed activity.

(h) The terms "employment" and work" as applied to an individual engaged in principal and supplementary employment means his principal employment.

SEC. 3. Control of hiring and solicitation of workers. All hiring and solicitation of workers in, or for work in, the Alaska Area shall be conducted in accordance with this employment stabilization program.

SEC. 4. General. A new employee, who during the preceding 60-day period was engaged in an essential or locally needed activity, may be hired if such hiring would aid in the effective prosecution of the war. Such hiring shall be deemed to aid in the effective prosecution of the war only if:

(a) Such individual is hired in an essential or locally needed activity or for work to which he has been referred by the United States Employment Service, and

(b) Such individual presents a statement of availability from his last employment in an essential activity or is referred by a War Manpower Commission representative or is hired with its consent as provided herein.

SEC. 5. Issuance of statement of availability. An individual whose last employment is or was in an essential or locally needed activity shall be entitled to a statement of availability if:

(a) He has been discharged, or his employment has been otherwise termi-

nated by his employer,
(1) However, when a worker wilfully provokes his own discharge for the purpose of obtaining a statement of availability, he shall be deemed to have voluntarily quit within the meaning of this section. All such cases will be reviewed by War Manpower Commission representatives.

(b) He has been laid off for an indefinite period, or for a period of seven or more days, or

(c) Continuance in his employment would involve undue personal hardship, or

(d) Such employment is or was at a wage or salary or under working condi-tions below standards established by State or Federal law or regulation, or

(e) Such employment is or was at a wage or salary below a level established or approved by the National War Labor Board (or other agency authorized to

adjust wages or approve adjustments thereof) as warranting adjustment, and the employer has failed to adjust the wage in accordance with such level or to apply to the appropriate agency for such adjustment or approval thereof.

Sec. 6. Non-compliance by employers. A statement of availability shall be issued by the United States Employment Service to any individual in the employ of an employer who the War Manpower Commission finds, after notice, hearing and final decision, has not complied with any War Manpower Commission employment stabilization program, regulation or policy, and for so long as such employer continues his non-compliance after such finding.

SEC. 7. Referral in case of under-utilization. If an individual is employed at less than full time or at a job which does not utilize his highest recognized skill for which there is need in the war effort, the United States Employment Service may, upon his request, refer him to other available employment in which it finds that the individual will be more fully utilized in the war effort.

SEC. 8. Manpower priorities and ceilings. Any decision of the Alaska Manpower Director as to manpower priorities dealing with the supply and allocation of labor and with employment ceilings placed on labor shall be binding under this program. No employer shall employ any worker in excess of the number allotted him under such manpower allowances or employment ceilings as the Alaska Manpower Director shall from time to time establish.

SEC. 9. Workers who may be hired only upon referral by the United States Employment Service. Subject to such arrangements as the Alaska Manpower Director with the approval of the Regional Director may make, a new employee who is a male worker may not be hired solely upon presentation of a statement of availability but may be hired only upon referral by the United States Employment Service or through such other channels as may be authorized by the War Manpower Commission.

A new employee may not be hired solely upon presentation of a statement of availability, but may be hired only upon referral by, or in accordance with arrangements with, the United States Employment Service when:

(a) The new employee is to be hired for work in a critical occupation or a shortage occupation, or his statement of availability indicates that his last employment was in a critical occupation, or a shortage occupation;

(b) The new employee has not lived or worked in the locality of the new employment throughout the preceding 30day period;

(c) The new employee's last regular employment was in agriculture and he is to be hired for non-agriculture work, Provided, That no such individual shall be referred to non-agriculture work except after consultation with a designated representative of the War Food Administration, And provided, That such

an individual may be hired for non-agricultural work for a period not to exceed six weeks without referral or presentation of a statement of availability.

SEC. 10. Release of workers hired contrary to program. Any employer shall, upon written request of the United States Employment Service, release from employment any worker whom it has hired contrary to the provisions of this program.

Sec. 11. Limited statements of availability. Limited statements of availability, specifying a particular date on which employees shall be returned to their previous employer, shall be issued by a War Manpower Commission representative whenever, in the judgment of the area manpower director, the best interests of the war effort will be served by such action, Provided, That such action is agreeable to both the employer and the employee involved.

Sec. 12. Exclusions. No provisions of the employment stabilization program shall be applicable to:

(a) The hiring of a new employee for

agricultural employment;

(b) The hiring of a new employee for work of less than seven days' duration, or for work which is supplementary to the employee's principal work; but such work shall not constitute the individual's "last employment" for the purpose of the program, unless the employee is customarily engaged in work of less than seven days' duration;

(c) The hiring of an employee in any Territory or possession of the United States, except Alaska and Hawaii;

(d) The hiring by a foreign, State, county, or municipal government, or their political sub-divisions or their agencies and instrumentalities, or to the hiring of any of their employees, unless such foreign, State, county, or municipal government or political sub-division or agency or instrumentality has indicated its willingness to conform, to the maximum extent practicable under the Constitution and laws applicable to it, with the program:

(e) The hiring of a new employee for domestic service, or to the hiring of a new employee whose last regular employment was in domestic service;

(f) The hiring of a school teacher for vacation employment or the rehiring of a school teacher for teaching at the termination of the vacation period.

SEC. 13. Appeals. Any worker or employer may appeal from any act or failure to act by the War Manpower Commission under the employment stabilization program, in accordance with regulations and procedures of the War Manpower Commission.

SEC. 14. Contents of statements of availability. A statement of availability is a written statement on a form prescribed by the War Manpower Commission. USES Form 508 may be used in lieu of a statement of availability.

A statement of availability issued to an individual pursuant to the program shall contain only the individual's name, address, social security account number, if

any, the name and address of the issuing War Manpower Commission officer and office, the date of issuance, a statement as to whether or not the individual's last employment was in a critical occupation, and such other information not prejudicial to the employee in seeking new employment as may be authorized or required by the War Manpower Commission.

Sec. 15. Retention of statement of availability or referral card by employer. Each employer, upon hiring a worker upon the presentation of a statement of availability or referral card, shall retain and file such statement and shall make such statement or referral card available for inspection on request of the War Manpower Commission.

SEC. 16. Solicitation of workers. No employer shall advertise or otherwise solicit for the purpose of hiring any individual if the hiring of such an individual would be subject to restrictions under the employment stabilization program, except in a manner consistent with such restrictions.

SEC. 17. Hiring and discharge. (a) The decision to hire or refer a worker shall be based on qualifications essential for performance of or suitability for the job, and shall be made without discrimination as to race, color, creed, sex, national origin, or, except as required by law, citizenship.

(b) Whenever the War Manpower Commission determines, after notice, hearing and final decision, that an employer engaged in an essential or locally needed activity is failing to obtain full utilization of his work force because of his practice of discharge or laying off his workers arbitrarily and without good cause, the employer shall be considered in violation of this program, and the United States Employment Service shall issue a statement of availability to any of his workers and shall refer no worker to the employer until the War Manpower Commission receives satisfactory assurance that such discharge or lay-off practices have been discontinued.

SEC. 18. Employee to remain on the job while awaiting statement of availability. While the employee's case is being reviewed by a War Manpower Commission representative, the employee should remain on the job. The reason for this is obvious. Manpower is at a premium and the best interests of the war effort can only be served by each and every worker devoting all possible time to the job.

SEC. 19. Representation. Nothing contained in the program shall be construed to restrict any individual from seeking the advice and aid of, or from being represented by, the labor organization of which he is a member or any other representative freely chosen by him, at any step in the operation of the program.

Nothing contained in this program shall be construed to change, modify, or restrict any existing agreement between any employee or group of employees or their duly designated representatives and his or their employer.

SEC. 20. General referral policies. No provision in the program shall limit the authority of the United States Employment Service to make referrals in accordance with the approved policies and instructions of the War Manpower Commission.

SEC. 21. Authority and responsibilities of labor-management committees. The local and area Labor-Management War Manpower Commission Committees are hereby authorized to consider questions of policy, standards, and safeguards in connection with the establishment and administration of the employment stabilization programs and to make recommendations to the Alaska Manpower Director. Local and area committees are hereby authorized to hear and decide appeals. Local and area committees shall be composed of equal representation of Labor and Management.

SEC. 22. Special procedure in areas not accessible to U. S. Employment Service Offices. An employer engaged in an essential or locally needed activity and whose actual operations are carried on at a location not convenient to a local office of the U. S. Employment Service may be specifically authorized by a War Manpower Commission representative to employ workers who do not have a statement of availability, or a USES Form 508, on a tentative basis, subject to verification and approval of the retention of such workers by the War Manpower Com-

mission. Each employer who is so authorized to employ workers on a tentative basis shall require any prospective employee to fill out, before actually being hired, a record of tentative hire form as shown herewith, unless the applicant presents to the employer a statement of availability, or an official U. S. Employment Service referral card, and shall forward the completed record of tentative hire to the local office of the U.S. Employment Service serving that employer, within three days after the worker is hired. There should also be transmitted along with said form such separation notice or other evidence of termination that the employee may have in his possession. The U.S. Employment Service shall, immediately upon the completion of necessary review and investigation, advise the employer if the tentative employment of such individual is to be approved or disapproved. Approval shall be indicated by furnishing said employer with an official U.S. Employment Service referral card for such person. Disapproval shall be indicated by written notice to the employer. Upon receipt of a disapproval notice, it shall be the duty of the employer to immediately separate from employment the individual concerned and to direct him to the local office of the U. S. Employment Service. Failure on the part of the employer to comply with the notice to terminate shall be deemed to be an action contrary to the provisions of this program.

SEC. 23. Enforcement of pregram. A worker who has been denied a release and who has not received a statement of availability or Form USES-508 is not eligible for further employment in either the Alaska Area or any area in the continental United States for a period of sixty consecutive days dating from the date of separation from essential employment.

Violations of this program which constitute violations of War Manpower Commission Regulation No. 4 as amended August 16, 1943, issued pursuant to Executive Order 9328, are subject to the penal provisions of the act of October 2, 1942 (Pub. No. 729, 77th Cong.); the provisions of \$4001.10 of the Regulations of the Economic Stabilization Director issued October 27, 1942, apply to all wages or salaries paid in violation of Regulation No. 4.

SEC. 24. Effective date. This program shall become effective March 1, 1945.

Dated: March 3, 1945.

A. A. Hedges, Alaska Manpower Director.

Approved: March 26, 1945.

F. W. HUNTER, Regional Director.

[F. R. Doc. 45-6522; Filed, Apr. 24, 1945; 10:46 a. m.]